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Rules, Regulations, Orders

**TITLE 6—AGRICULTURAL CREDIT
FARM CREDIT ADMINISTRATION**

[FCA 108]

REGULATIONS RELATIVE TO EMERGENCY
CROP AND FEED LOANS IN THE CONTI-
NENTAL UNITED STATES MADE PURSUANT
TO THE ACT OF CONGRESS APPROVED JAN-
UARY 29, 1937, AS AMENDED

DECEMBER 30, 1938.

1. Loans for fallowing, for the production of crops, for planting, cultivating, and harvesting crops, for supplies incident and necessary to such production, planting, cultivating, and harvesting, and for feed for livestock, or for any of such purposes, will be made during the year 1939 by the Governor of the Farm Credit Administration to farmers in the Continental United States.

2. Such loans may be made to farmers who have acreage suitable for cultivation, the necessary equipment for farming operations, and livestock for which feed is required, and who are unable to obtain a loan from other sources, and, further, such loans will be limited to the amount necessary to meet the immediate and actual cash needs, and preference shall be given to the applications of farmers whose cash requirements are small.

3. Such loans shall be secured by a first lien, or by an agreement to give a first lien, upon all crops of which the planting, cultivation, production, or harvesting is to be financed, in whole or in part, with the proceeds of such loan; or, in case of any loan for the purchase and/or production of feed for livestock, a first lien upon the livestock to be fed.

4. Applicants must agree (1) to use seed and methods approved by the Department of Agriculture; (2) to plant a garden for home use; and (3) to plant a sufficient acreage of feed crops to supply feed for their workstock and subsistence cattle.

5. The total amount of loans made to any one borrower during the calendar year 1939 shall not exceed \$400. No loan will be made for an amount less than \$10. All loans will be made in multiples of \$5. Notes will bear interest, from maturity until paid, at the rate of 4 percent per annum; and interest to the maturity date at the same rate will be deducted at the time the loan is made.

6. No such loan will be made:

(a) To any applicant who is a standard rehabilitation client of the Farm Security Administration or whose application for a standard loan has been approved by the local supervisor of the Farm Security Administration and forwarded to the regional office for approval, as indicated on lists furnished by the Farm Security Administration.

(b) To any applicant who can obtain a loan from other sources, including production credit associations, in an amount reasonably adequate to meet his needs for the purposes for which such loans may be made. An applicant for a loan in an amount in excess of a minimum fixed by the Governor, or his representative, for the territory in which the applicant resides, must first submit written evidence from a production credit association that his application for a loan of the same or less amount has been rejected.

(c) To any applicant who has an application for a 1939 crop or feed loan pending with a production credit association.

(d) To any applicant who has not undertaken in good faith to meet his obligations in connection with any previous crop, feed, or seed loans as follows: has willfully misused the proceeds of a loan check for any purpose other than those specified in his application; has failed to plant a crop or has planted crops on lands other than those described in the application; has willfully disposed of crops mortgaged to the Governor, or failed to account satisfactorily therefor without applying the proceeds of the sale or the value thereof as a pay-

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feed, fertilizer, spraying material and/or fuel for tractors; the cost thereof; and any other incidental expenses currently incurred in that community in connection with the particular crop to be produced. In no event may loans for crop production purposes exceed the following maximum allowances per acre:

Maximum Allowances per Acre

	1 Without commercial fertilizer	2 Where commercial fertilizer is used	3 Where commercial fertilizer and spray material, including dust, are used ¹
Grain crops	\$2.50	\$4.00	-----
Cotton	4.00	6.00	-----
Tobacco	4.00	12.00	\$13.00
Peanuts	3.00	4.50	-----
Irish potatoes (commercial)	10.00	25.00	27.50
Truck (commercial)	10.00	22.00	25.00
Miscellaneous crops	2.00	3.50	-----
Sugarcane	12.00	12.00	-----
Sugar beets	8.00	12.00	-----
Rice	When landlord furnishes water If landlord does not furnish water	8.00 13.00	8.00 13.00
Citrus fruit trees (bearing)	20.00	23.00	23.00
Other fruit trees (bearing)	10.00	14.00	20.00

¹ Where spray material, including dust, is used without commercial fertilizer, the allowance for such spray material and dust will be the difference, if any, between the allowances in column 2 and column 3.

² Of the grain allowances shown in the table not more than \$1 shall be used for summer fallowing.

These figures include allowances for fuel, oil, and feed for workstock for crop production purposes and incidental expenses, for which no additional allowances will be made.

An additional allowance not to exceed \$3 per acre will be made for water charges (including maintenance, electric power, and fuel) for crops other than rice grown on irrigated land.

Allowances for commercial fertilizer will be made only in areas where commercial fertilizer is customarily used.

9. No loan for the production of feed for livestock will be made in an amount greater than is actually necessary to produce sufficient crops to feed the livestock upon which a mortgage has been given to secure the loan. In no event may a loan for the production of feed for livestock be made on a basis which exceeds a maximum allowance of \$2 per acre.

This figure includes allowance for seed, fuel, oil, feed for workstock while engaged in the production of feed crops, and incidental expenses, for which no additional allowances will be made.

10. No loan for the purchase of feed for livestock will be made in an amount greater than is actually necessary to maintain the livestock until pasture or forage or until feed is available, and in no case may a loan for the purchase of feed for livestock be made on a

means of livelihood other than farming.

(i) To partnerships, corporations, minors, guardians, agents, executors, or administrators; or, to receivers or trustees.

(j) To a wife living with her husband unless the husband joins in the application, note, and mortgage or lien.

(k) For the purchase of machinery or livestock, or for the payment of taxes, rent, debts, or interest or for any purpose other than as specified herein.

7. Loans may be disbursed in one payment or in installments at the discretion of the regional manager.

8. No loan for the production of crops will be made in an amount greater than the immediate and actual cash needs in the particular case to plant the crop in a manner approved by the Extension Service of the Department of Agriculture.

9. The immediate and actual cash needs in a particular case must not exceed the actual costs per acre in such case as determined by individual consideration of the various factors involved, e. g., whether it is necessary to purchase seed,

basis which exceeds the following rates per head of livestock per month:

Maximum Allowance for the Purchase of Feed for Livestock per Head per Month¹

Stock Horses.....	\$3.00
Dairy and Breeding Cows.....	4.00
Stock Cattle (from 1 to 2 years old).....	2.00
Sheep (1 to 6 years, inclusive).....	.50
Breeding Hogs.....	1.00

¹ The allowances set forth in this table apply only to loans for the purchase of feed for the kinds of livestock listed above and are not to be used for the feeding of workstock. Feed for workstock is included in the allowances provided for the production of both cash and feed crops.

11. An amount not greater than the actual harvesting and threshing expenses may, in the discretion of the regional manager, be released from the proceeds of the sale of any of the crops covered by a lien given to the Governor in any case where a borrower does not have the necessary funds or credit to pay for the harvesting and threshing of such crops.

12. The amount approved for a loan by the Governor or his representative under these regulations will be paid to the applicant by a disbursing officer upon receipt and approval by the Governor or his representative of the following documents:

(a) Application in the form prescribed, signed by the applicant.

(b) Promissory note (or bond in Pennsylvania) in the form prescribed, executed by the applicant for the amount approved by the Governor or his representative, payable to the Governor, bearing interest at the rate of 4 percent per annum from maturity until paid.

NOTE.—In order to afford adequate protection and preserve the statutory priority of liens for seed loans made in North Dakota, South Dakota, Minnesota, and Montana, the following requirements will be observed:

North Dakota.—Each applicant in North Dakota who applies for a loan for the purchase of seed, feed for workstock, gas, oil, and minor repairs on farm equipment only, or for one or more of such purposes, shall execute a note for the amount of such loan and secure the repayment of such loan by a crop lien; each applicant in such State who applies for a loan for any or all of the above purposes and for other purposes in addition thereto, shall execute a note for the total amount of such loan and secure the repayment of such loan by a crop mortgage and also shall execute a crop lien to secure the repayment of that part of such loan which is proposed to be used for the purchase of seed, feed for workstock, gas, oil, and minor repairs on farm equipment, or for one or more of such purposes;

Minnesota.—Each applicant in Minnesota who applies for a loan, either for the purchase of seed only or for the purchase of seed and for other purposes, shall execute a note for the total amount of such loan and secure the repayment of the entire loan by a crop mortgage, and in addition thereto shall execute a

seed lien to secure the repayment of that part of such loan which is proposed to be used for the purchase of seed;

South Dakota and Montana.—Each applicant in the States of South Dakota and Montana who applies for a loan for the purchase of seed only, shall execute a note for the amount of such loan and secure the repayment thereof by a seed lien; each applicant in the above States who applies for a loan to be used in part for seed and in part for other purposes shall execute a note for the total amount of such loan and secure the repayment thereof by a crop mortgage, and in addition thereto shall execute a seed lien to secure the repayment of that part of such loan which is proposed to be used for the purchase of seed.

(c) Lien instruments (including waivers) in the form prescribed, conveying a first lien or a promise and authority, properly executed and filed, registered or recorded in the proper office as required by local State law.

(d) A voucher for the amount of the loan in the form prescribed, signed by the applicant.

13. Fees for recording, filing, registration, and examination of records (including certificates) shall be paid by the borrower; provided, however, that such fees aggregating not to exceed 75 cents per loan may be paid by him from the proceeds of the loan. No fees for releasing liens given to secure loans shall be paid from the proceeds of a loan.

14. The right is reserved to revoke, alter, or amend these regulations at any time and without notice.

[SEAL]

F. F. HILL,
Governor.

[F. R. Doc. 39-38; Filed, January 4, 1939;
11:10 a.m.]

[FCA 109]

AMENDATORY REGULATION NO. 1 OF THE REGULATIONS RELATIVE TO EMERGENCY CROP AND FEED LOANS IN THE CONTINENTAL UNITED STATES MADE PURSUANT TO THE ACT OF CONGRESS APPROVED JANUARY 29, 1937, AS AMENDED

DECEMBER 30, 1938.

Subparagraph (g) of paragraph 6 of the regulations dated December 30, 1938, is hereby amended to read as follows:

(g) To applicants who are occupants of the same farm or plantation, or are tenants of the same landlord in any one county (with the exception of tenants on land the title of which is vested directly in the United States, or in any State or municipal government, or in any drainage district), in an aggregate amount which during the calendar year 1939 (inclusive of all emergency loans theretofore made to them, or any of them, during the calendar year 1939, pursuant to the Act of Congress approved January 29, 1937, as amended), exceeds the sum of \$1,000.00: provided, however, that in the area hereinafter designated no such loan

will be made to applicants such as are described in this subparagraph (g) in an aggregate amount which (inclusive of all emergency loans aforesaid) exceeds the sum of \$2,500.00:

North Dakota.

South Dakota.

Nebraska.

Kansas, counties as follows: Clark, Cheyenne, Decatur, Finney, Ford, Gove, Graham, Gray, Greeley, Grant, Hamilton, Haskell, Hodgeman, Kearney, Lane, Logan, Meade, Morton, Ness, Norton, Rawlings, Sherman, Sheridan, Scott, Stanton, Stevens, Seward, Thomas, Trego, Wallace, and Wichita.

Oklahoma, counties as follows: Beaver, Cimarron, Ellis, Harper, Roger Mills, Texas, Woods, and Woodward.

Montana, counties as follows: Big Horn, Blaine, Carter, Cascade, Chouteau, Custer, Daniels, Dawson, Fallon, Fergus, Garfield, Glacier, Golden Valley, Hill, Judith Basin, Liberty, McCone, Musselshell, Park, Petroleum, Phillips, Pondera, Powder River, Prairie, Richland, Roosevelt, Rosebud, Sheridan, Stillwater, Sweet Grass, Teton, Toole, Treasure, Valley, Wheatland, Wibaux, and Yellowstone.

Texas, counties as follows: Armstrong, Bailey, Carson, Castro, Cochran, Collingsworth, Dallam, Deaf Smith, Donley, Gray, Hansford, Hartley, Hutchinson, Hemphill, Lipscomb, Moore, Ochiltree, Oldham, Parmer, Potter, Randall, Roberts, Sherman, Wheeler, and Yoakum.

[SEAL]

F. F. HILL,
Governor.

[F. R. Doc. 39-39; Filed, January 4, 1939;
11:10 a.m.]

[FCA 110]

AMENDATORY REGULATION NO. 2 OF THE REGULATIONS RELATIVE TO EMERGENCY CROP AND FEED LOANS IN THE CONTINENTAL UNITED STATES MADE PURSUANT TO THE ACT OF CONGRESS APPROVED JANUARY 29, 1937, AS AMENDED

DECEMBER 30, 1938.

Paragraph 8 of the regulations dated December 30, 1938, is hereby amended to read as follows:

8. No loan for the production of crops will be made in an amount greater than the immediate and actual cash needs in the particular case to plant the crop in a manner approved by the Extension Service of the Department of Agriculture.

The immediate and actual cash needs in a particular case must not exceed the actual costs per acre in such case as determined by individual consideration of the various factors involved, e. g., whether it is necessary to purchase seed, feed, fertilizer, spraying material and/or fuel for tractors; the cost thereof; and any other incidental expenses currently incurred in that community in connection with the particular crop to be produced. In no event may loans for crop

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production purposes exceed the following maximum allowances per acre:

Maximum Allowances per Acre

	1 Without com- mer- cial fer- tilizer	2 Where com- mer- cial fer- tilizer is used	3 Where com- mer- cial fer- tilizer and spray material, including dust are used ¹
Grain crops.....	\$2.50	\$4.00	-----
Cotton.....	4.00	6.00	-----
Tobacco.....	4.00	12.00	\$13.00
Peanuts.....	3.00	4.50	-----
Irish potatoes (commer- cial).....	10.00	25.00	27.50
Truck (commercial).....	10.00	22.00	25.00
Miscellaneous crops.....	2.00	3.50	-----
Sugarcane.....	12.00	12.00	-----
Sugar beets.....	8.00	12.00	-----
Rice—			
When landlord fur- nishes water.....	8.00	8.00	-----
If landlord does not furnish water.....	13.00	13.00	-----
Citrus fruit trees (bear- ing).....	20.00	20.00	20.00
Other fruit trees (bearing).....	10.00	14.00	20.00

¹ Where spray material, including dust, is used without commercial fertilizer the allowance for such spray material and dust will be the difference, if any, between the allowances in column 2 and column 3.

² Of the grain allowances shown in the table not more than \$1 shall be used for summer fallowing.

These figures include allowances for fuel, oil, and feed for workstock for crop production purposes and incidental expenses, for which no additional allowances will be made.

An additional allowance not to exceed \$3 per acre will be made for water charges (including maintenance, electric power, and fuel) for crops other than rice grown on irrigated land.

Allowances for commercial fertilizer will be made only in areas where commercial fertilizer is customarily used.

The following exception is made to the foregoing table of maximum allowances per acre:

(1) The maximum allowance per acre for the purpose of producing and harvesting Irish potatoes (where commercial fertilizer and spray material, including dust, are used) in that section known as the "Eastern Shore," which comprises the State of Delaware and the eastern shore of the States of Maryland and Virginia, shall be \$35 per acre.

[SEAL]

F. F. HILL,
Governor.

[F. R. Doc. 39-40; Filed, January 4, 1939;
11:11 a.m.]

[FCA 111]

AMENDATORY REGULATION NO. 3 OF THE REGULATIONS RELATIVE TO EMERGENCY CROP AND FEED LOANS IN THE CONTINENTAL UNITED STATES MADE PURSUANT TO THE ACT OF CONGRESS APPROVED JANUARY 29, 1937, AS AMENDED

DECEMBER 30, 1938.

The table of maximum allowances per acre prescribed in paragraph 8 of the

regulations dated December 30, 1938, as amended, relative to emergency crop and feed loans in the continental United States made pursuant to the Act of Congress approved January 29, 1937, as amended, is hereby amended by adding after the exception to such table a further exception, as follows:

(2) The maximum allowance per acre to be loaned to tobacco growers in the States of Connecticut and Massachusetts shall not exceed the following:

Without commercial fertilizer.....	\$4.00
Where commercial fertilizer is used.....	30.00
Where spray material, including dust, is also used, add.....	3.00

[SEAL] F. F. HILL,
Governor.

[F. R. Doc. 39-41; Filed, January 4, 1939;
11:11 a.m.]

[FCA 112]

AMENDATORY REGULATION NO. 4 OF THE REGULATIONS RELATIVE TO EMERGENCY CROP AND FEED LOANS IN THE CONTINENTAL UNITED STATES MADE PURSUANT TO THE ACT OF CONGRESS APPROVED JANUARY 29, 1937, AS AMENDED

DECEMBER 30, 1938.

The table of maximum allowances per acre prescribed in paragraph 8 of the regulations dated December 30, 1938, as amended, relative to emergency crop and feed loans in the continental United States made pursuant to the Act of Congress approved January 29, 1937, as amended, is hereby amended by adding after the two exceptions to such table a further exception, as follows:

(3) The maximum allowance per acre in the States of Washington, Oregon, and Idaho for fertilizing, spraying, and dusting fruit trees of bearing age, other than citrus, shall not exceed \$40 per acre.

[SEAL]

F. F. HILL,
Governor.

[F. R. Doc. 39-42; Filed, January 4, 1939;
11:11 a.m.]

[FCA 113]

AMENDATORY REGULATION NO. 5 OF THE REGULATIONS RELATIVE TO EMERGENCY CROP AND FEED LOANS IN THE CONTINENTAL UNITED STATES MADE PURSUANT TO THE ACT OF CONGRESS APPROVED JANUARY 29, 1937, AS AMENDED

DECEMBER 30, 1938.

The table of maximum allowances per acre prescribed in paragraph 8 of the regulations dated December 30, 1938, as amended, relative to emergency crop and feed loans in the continental United States made pursuant to the Act of Congress approved January 29, 1937, as amended, is hereby amended by adding after the three exceptions to such table a further exception, as follows:

(4) The maximum allowance per acre for the purpose of producing Irish pota-

toes (where commercial fertilizer and spray material, including dust, are used) in the States of Maine, Connecticut, and Massachusetts shall not exceed \$30.00 per acre.

[SEAL]

F. F. HILL,
Governor.

[F. R. Doc. 39-43; Filed, January 4, 1939;
11:12 a.m.]

[FCA 114]

REGULATIONS RELATIVE TO EMERGENCY CROP AND FEED LOANS IN THE TERRITORY OF HAWAII MADE PURSUANT TO THE ACT OF CONGRESS APPROVED JANUARY 29, 1937, AS AMENDED

DECEMBER 30, 1938.

1. Loans for the production of crops, for planting, cultivating, and harvesting crops, for supplies incident and necessary to such production, planting, cultivating, and harvesting, or for any of such purposes, will be made during the year 1939 by the Governor of the Farm Credit Administration to farmers in the Territory of Hawaii.

2. Such loans may be made to farmers who have acreage suitable for cultivation, the necessary equipment for farming operations, and who are unable to obtain a loan from other sources, and, further, such loans will be limited to the amount necessary to meet the immediate and actual cash needs, and preference shall be given to the applications of farmers whose cash requirements are small.

3. Such loans shall be secured by a first lien upon all crops of which the planting, cultivation, production, or harvesting is to be financed, in whole or in part, with the proceeds of such loan.

4. Applicants must agree (1) to use seed and methods approved by the Department of Agriculture; and (2) to plant a garden for home use.

5. The total amount of loans made to any one borrower during the calendar year 1939 shall not exceed \$400. No loan will be made for an amount less than \$25. All loans will be made in multiples of \$5. Notes will bear interest, from maturity until paid, at the rate of 4 percent per annum; and interest to the maturity date at the same rate will be deducted at the time the loan is made.

6. No such loan will be made:

(a) To any applicant who is a standard rehabilitation client of the Farm Security Administration or whose application for a standard loan has been approved by the local supervisor of the Farm Security Administration and forwarded to the regional office for approval, as indicated on lists furnished by the Farm Security Administration.

(b) To any applicant who can obtain a loan from other sources in an amount reasonably adequate to meet his needs for the purposes for which such loans may be made.

(c) To any applicant who is a pineapple grower unless he has a marketing

agreement with a responsible pineapple cannery; to any sugar cane grower unless he signs, or agrees to sign, a grinding contract with an approved central or mill; or to any fruit or vegetable grower, or grower of any other crops, unless he agrees to marketing agreements which are satisfactory to the representative of the Emergency Crop and Feed Loan Office in the Territory of Hawaii.

(d) To any applicant who has not undertaken in good faith to meet his obligations in connection with any previous crop or seed loans as follows: has willfully misused the proceeds of a loan check for any purpose other than those specified in his application; has failed to plant a crop or has planted crops on lands other than those described in the application; has willfully disposed of crops mortgaged to the Governor, or failed to account satisfactorily therefor without applying the proceeds of the sale or the value thereof as a payment on his loan; has willfully used the crops mortgaged to the Governor for any purpose other than that stated in his application or applications; or has failed to pay all or part of such loan or loans when able to do so.

(e) To any applicant in an amount greater than his immediate cash needs for the production or harvesting of crops, and for supplies incident and necessary to such production and harvesting.

(f) To more than one member of a family unit or to any person living and/or farming with an applicant whose application for a loan hereunder has been disapproved.

(g) To any applicant who has a means of livelihood other than farming.

(h) To partnerships, corporations, minors, guardians, agents, executors, or administrators; or, to receivers or trustees.

(i) To a wife living with her husband unless the husband joins in the application, note, and mortgage or lien.

(j) For the purchase of machinery or livestock, or for the payment of taxes, rent, debts, or interest or for any purpose other than as specified herein.

7. Loans may be made, subject to the limitations specified herein, in such amounts and in such installments as the Hawaiian representative of the Emergency Crop and Feed Loan Section may approve.

8. (a) No loan for the production of crops will be made in an amount greater than the immediate and actual cash needs in the particular case to plant the crop in a manner approved by the Extension Service of the Department of Agriculture.

The immediate and actual cash needs in a particular case must not exceed the actual costs per acre in such case as determined by individual consideration of the various factors involved, e. g., whether it is necessary to purchase seed, feed, fertilizer, spraying material and/or

fuel for tractors; the cost thereof; and any other incidental expenses currently incurred in that community in connection with the particular crop to be produced. In no event may loans for crop production purposes exceed the following maximum allowances per acre:

Maximum Allowances per Acre

	Seed or plants	Fertilizer	Spray materials	Cash labor costs	Total
Sugarcane (Plant)	\$40	\$10	\$50	\$100	
Sugarcane (Ratoon)	40	10	25	75	
Pineapple (Plant)	\$30	60	10	100	200
Pineapple (Ratoon)	60	10	40	110	
Coffee	40	5	35	80	
Rice	20	—	20	40	

NOTE.—Vegetable and Miscellaneous Crops: The cost of seed or plants, fertilizer, and spray materials will be allowed plus a maximum of \$10 per acre for hired labor in the case of vegetables only.

* Total amount per acre allowed shall not exceed the maximum indicated nor shall it exceed \$1.25 a ton based on previous yield records for the same type cane. Where irrigation is practiced, the total allowance for all costs including irrigation shall not exceed \$1.25 per ton on estimated yield.

* In the case of pineapples where mulching paper is used, an additional allowance not to exceed \$60 per acre shall be permitted on approval of the Emergency Crop Loan representative, but in no case shall the total amount loaned per acre exceed \$10 per ton based upon past record of performances for both plant and ratoon pineapples.

(b) An amount not greater than the actual harvesting expenses may, in the discretion of the Hawaiian representative of the Emergency Crop and Feed Loan Section, be released from the proceeds of the sale of any of the crops covered by a lien given to the Governor, in any case where a borrower does not have the necessary funds or credit to pay for the harvesting of such crops.

9. The amount approved for a loan by the Governor or his representatives under these regulations will be paid to the applicant by a disbursing officer upon receipt and approval by the Governor or his representative of the following documents:

(a) Application in the form prescribed, signed by the applicant.

(b) Promissory note in the form prescribed, executed by the applicant for the amount approved by the Governor or his representative, payable to the Governor, bearing interest at the rate of 4 percent per annum from maturity until paid.

(c) Lien instruments (including waivers) in the form prescribed, conveying a first lien, properly executed and filed, registered, or recorded in the proper office, as required by law.

(d) A voucher for the amount of the loan in the form prescribed, signed by the applicant.

10. Fees for recording, filing, registration, and examination of records (including certificates) shall be paid by the borrower; provided, however, that such fees aggregating not to exceed 75 cents per loan may be paid by him from the

proceeds of the loan. No fees for releasing liens given to secure loans shall be paid from the proceeds of a loan.

11. The right is reserved to revoke, alter, or amend these regulations at any time and without notice.

[SEAL]

F. F. HILL,
Governor.

[F. R. Doc. 39-44; Filed, January 4, 1939;
11:12 a. m.]

[FCA 115]

FUNCTIONS, POWERS, AUTHORITY, AND DUTIES OF THE ASSISTANT CHIEF CLERK

DECEMBER 30, 1938.

Sec. 3.74 of Title 6, Code of Federal Regulations, is amended to read as follows:

"*Sec. 3.74 Functions, powers, authority, and duties of the Assistant Chief Clerk.* The Assistant Chief Clerk is hereby authorized to execute and perform all functions, powers, authority, and duties pertaining to the office of the Chief Clerk of the Farm Credit Administration, in the event that the Chief Clerk is unavailable to act, by reason of absence from the Washington office of the Farm Credit Administration, or for any other cause.

"The provisions hereinbefore set forth shall not operate to limit or restrict the Chief Clerk of the Farm Credit Administration in the execution and performance of any functions, powers, authority, or duties vested in him. (E. O. 6084, March 27, 1933, 6 CFR 1.1 (12).) [FCA Order No. 246, December 30, 1938.]"

[SEAL]

F. F. HILL,
Governor.

[F. R. Doc. 39-45; Filed, January 4, 1939;
11:12 a. m.]

TITLE 7—AGRICULTURE

**AGRICULTURAL ADJUSTMENT
ADMINISTRATION**

1939 COUNTY NORMAL YIELDS OF WHEAT

1939 County Normal Yields of Wheat Established by the Secretary in Accordance with the Provisions of the Soil Conservation and Domestic Allotment Act, as Amended, for the Purposes of the 1939 Agricultural Conservation Program.

COUNTY AND NORMAL YIELD OF WHEAT

	BUSHELS PER ACRE	Bushels
ALABAMA		
Lauderdale	—	9.6
Limestone	—	9.8
ARIZONA		
Apache	—	13.2
Cochise	—	19.7
Coconino	—	11.4
Graham	—	23.0
Greenlee	—	20.8
Maricopa	—	23.8
Mohave	—	10.0
Navajo	—	19.1
Pima	—	12.2

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ARIZONA—Continued	Bushels	CALIFORNIA—Continued	Bushels	GEORGIA—Continued	Bushels
Pinal	19.9	Sutter	22.6	Cherokee	7.4
Yavapai	18.0	Tehama	16.2	Clarke	8.4
Yuma	20.2	Trinity	14.1	Clay	9.4
ARKANSAS		Tulare	10.1	Clayton	8.2
Arkansas	9.8	Tuolumne	14.1	Cobb	8.3
Baxter	5.2	Ventura	18.6	Coffee	8.3
Benton	8.2	Yolo	24.0	Colquitt	9.2
Boone	7.0	Yuba	12.5	Columbia	7.7
Carroll	8.2	COLORADO		Coweta	7.7
Clark	6.2	Adams	8.4	Crawford	7.7
Clay	8.7	Alamosa	19.6	Crisp	8.2
Cleburne	6.0	Arapahoe	8.6	Dade	8.1
Craighead	8.0	Archuleta	17.4	Dawson	6.9
Crawford	8.7	Baca	5.6	Decatur	5.2
Crittenden	11.1	Bent	22.0	De Kalb	7.6
Cross	8.0	Boulder	20.8	Dodge	10.6
Franklin	6.4	Chaffee	21.0	Dooly	9.4
Fulton	6.2	Cheyenne	4.8	Dougherty	10.7
Garland	6.4	Dolores	20.5	Douglas	8.3
Greene	8.3	Douglas	9.2	Efingham	8.1
Hot Spring	7.0	Eagle	20.8	Elbert	7.2
Independence	8.7	Elbert	5.2	Emanuel	9.2
Izard	5.4	Custer	13.2	Evans	4.8
Jackson	8.9	Delta	26.0	Fannin	6.1
Johnson	10.6	Dolores	9.3	Fayette	7.9
Lawrence	8.6	Douglas	9.2	Floyd	8.2
Logan	7.0	Eagle	28.8	Forsyth	7.0
Lonoke	9.6	Elbert	5.2	Franklin	7.7
Madison	7.6	El Paso	6.2	Fulton	8.7
Marion	6.2	Fremont	16.2	Gilmer	7.2
Mississippi	10.6	Garfield	22.3	Glascok	7.9
Montgomery	5.8	Gilpin	16.7	Gordon	7.9
Newton	7.4	Grand	20.0	Grady	9.5
Phillips	12.0	Gunnison	18.6	Greene	7.0
Poinsett	10.4	Huerfano	10.3	Gwinnett	7.6
Polk	6.3	Jackson	13.4	Habersham	8.2
Pope	6.8	Jefferson	19.6	Hall	7.0
Prairie	9.0	Kiowa	5.8	Hancock	6.7
Pulaski	9.6	Kit Carson	3.6	Haralson	8.4
Randolph	8.3	La Plata	19.5	Harris	8.1
Saint Francis	9.1	Larimer	17.1	Hart	8.1
Saline	7.5	Las Animas	7.6	Heard	6.9
Searcy	6.6	Lincoln	3.2	Henry	9.2
Sebastian	7.0	Logan	6.8	Houston	9.9
Scott	10.0	Mesa	20.7	Irwin	9.3
Sharp	6.1	Moffat	11.6	Jackson	8.8
Stone	6.2	Montezuma	15.4	Jasper	9.2
Van Buren	5.8	Montrose	26.0	Jeff Davis	5.0
Washington	7.9	Morgan	7.0	Jefferson	8.7
White	7.2	Otero	22.8	Jenkins	11.6
Yell	7.1	Ouray	18.3	Johnson	7.3
CALIFORNIA		Park	10.4	Jones	7.5
Alameda	23.7	Phillips	8.3	Lamar	8.6
Amador	21.0	Pitkin	28.6	Lanier	5.0
Butte	19.0	Prowers	8.7	Laurens	10.1
Calaveras	12.5	Pueblo	11.6	Lee	7.6
Colusa	18.6	Rio Blanco	15.2	Lincoln	6.9
Contra Costa	24.0	Rio Grande	20.4	Lowndes	8.5
Fresno	20.1	Routt	16.4	Lumpkin	6.6
Glenn	17.5	Saguache	18.0	McDuffie	7.7
Humboldt	18.8	San Miguel	16.6	Macon	10.2
Imperial	27.0	Sedgwick	8.0	Madison	8.0
Inyo	25.4	Summit	18.2	Marion	8.4
Kern	16.3	Teller	11.0	Meriwether	7.6
Kings	28.7	Washington	4.7	Mitchell	9.6
Lake	17.1	Weld	11.3	Monroe	8.4
Lassen	13.1	Yuma	8.0	Montgomery	8.6
Los Angeles	9.6	DELAWARE		Morgan	8.0
Madera	9.9	Kent	16.9	Murray	8.5
Marin	26.1	New Castle	19.9	Muscogee	8.9
Mendocino	19.7	Sussex	14.6	Newton	8.3
Merced	16.3	Appling	8.5	Oconee	8.6
Modoc	13.9	Atkinson	7.5	Oglethorpe	8.2
Monterey	14.0	Bacon	5.5	Pauling	8.1
Napa	23.1	Baldwin	9.6	Peach	11.5
Orange	15.7	Banks	8.4	Pickens	6.8
Placer	11.9	Barrow	8.4	Pierce	9.0
Plumas	17.4	Bartow	8.9	Pike	8.3
Riverside	12.7	Ben Hill	8.2	Polk	7.3
Sacramento	14.8	Berrien	4.8	Pulaski	9.5
San Benito	15.8	Bibb	10.5	Putnam	7.3
San Bernardino	19.7	Bleckley	9.5	Rabun	8.6
San Diego	11.9	Bryan	4.7	Randolph	10.4
San Joaquin	16.6	Bulloch	9.4	Richmond	9.4
San Luis Obispo	11.7	Burke	8.1	Rockdale	7.6
Santa Barbara	15.3	Butts	8.9	Schley	9.3
Santa Clara	22.7	Calhoun	7.8	Screen	7.6
Shasta	13.0	Candler	8.4	Spalding	8.7
Sierra	12.8	Carroll	7.6	Stephens	7.9
Siskiyou	17.6	Catoosa	8.3	Stewart	6.6
Solano	19.5	Chattahoochee	10.0	Sumter	9.0
Sonoma	19.4	Chattooga	7.4	Talbot	7.4
Stanislaus	13.6			Taliaferro	5.7
				Tattnall	8.9
				Taylor	9.9

GEORGIA—Continued	Bushels	ILLINOIS—Continued	Bushels	INDIANA—Continued	Bushels
Telfair	10.4	Effingham	13.7	Decatur	16.4
Terrell	8.9	Fayette	11.7	De Kalb	19.3
Tift	8.8	Ford	17.9	Delaware	18.1
Toombs	9.5	Franklin	11.9	Dubois	14.0
Towns	7.8	Fulton	17.9	Elkhart	18.2
Treutlen	7.6	Gallatin	14.1	Fayette	17.4
Troup	8.4	Greene	16.1	Floyd	14.6
Turner	8.0	Grundy	16.3	Fountain	14.8
Twiggs	6.8	Hamilton	11.8	Franklin	15.3
Union	7.0	Hancock	15.7	Fulton	14.9
Upson	8.2	Hardin	11.8	Gibson	13.3
Walker	7.7	Henderson	17.2	Grant	19.8
Walton	8.8	Henry	20.4	Greene	14.8
Warren	7.0	Iroquois	17.6	Hamilton	19.5
Washington	10.2	Jackson	14.4	Hancock	18.1
Wayne	9.0	Jasper	11.0	Harrison	13.2
Webster	7.2	Jefferson	12.6	Hendricks	18.3
Wheeler	8.1	Jersey	17.2	Henry	19.8
White	6.6	Jo Daviess	17.5	Howard	20.3
Whitfield	7.8	Johnson	12.1	Huntington	18.8
Wilcox	8.1	Kane	17.7	Jackson	12.9
Wilkes	6.9	Kankakee	17.4	Jasper	15.8
Wilkinson	7.4	Kendall	19.4	Jay	19.0
Worth	8.0	Knox	17.2	Jefferson	12.5
IDAHO					
Ada	34.1	La Salle	18.2	Johnsons	12.9
Adams	15.8	Lawrence	11.4	Knox	14.1
Bannock	16.4	Lee	19.0	Kosciusko	18.1
Bear Lake	14.1	Livingston	17.5	LaGrange	16.6
Benewah	22.6	Logan	18.6	Lake	17.1
Bingham	33.6	McDonough	17.3	La Porte	15.2
Blaine	17.0	McHenry	17.1	Lawrence	12.9
Boise	17.0	McLean	18.7	Madison	20.1
Bonner	16.6	Macon	18.8	Marion	19.6
Bonneville	19.9	Macoupin	14.8	Marshall	16.8
Boundary	33.6	Madison	15.0	Martin	11.8
Butte	24.2	Marion	11.6	Miami	18.5
Camas	12.5	Marshall	18.7	Monroe	13.0
Canyon	37.2	Mason	14.4	Montgomery	18.0
Caribou	16.3	Massac	12.8	Morgan	14.1
Cassia	22.0	Menard	17.5	Newton	17.8
Clark	15.6	Mercer	20.6	Noble	19.2
Clearwater	19.2	Monroe	16.8	Ohio	13.4
Custer	21.8	Montgomery	14.5	Orange	13.2
Elmore	18.0	Morgan	18.9	Owen	11.9
Franklin	17.1	Moultrie	16.2	Parke	15.5
Fremont	18.2	Ogle	17.9	Perry	12.7
Gem	27.8	Peoria	17.2	Pike	11.8
Gooding	30.0	Perry	10.9	Porter	15.6
Idaho	22.2	Piatt	18.7	Posey	13.3
Jefferson	29.7	Pike	14.8	Pulaski	16.2
Jerome	39.5	Pope	10.6	Putnam	14.3
Kootenai	18.1	Pulaski	13.4	Randolph	19.6
Latah	24.0	Putnam	20.9	Ripley	14.5
Lemhi	29.3	Randolph	13.4	Rush	16.8
Lewis	23.6	Richland	13.3	St. Joseph	18.2
Lincoln	28.8	Rock Island	19.8	Scott	12.9
Madison	16.3	Saint Clair	16.1	Shelby	14.4
Minidoka	36.2	Saline	13.8	Spencer	12.2
Nez Perce	24.1	Sangamon	18.3	Starke	14.5
Oneida	14.7	Schuylerville	16.2	Steuben	18.9
Owyhee	36.6	Scott	17.1	Sullivan	12.8
Payette	31.9	Shelby	13.5	Switzerland	13.1
Power	12.2	Stark	19.7	Tippecanoe	14.8
Teton	13.1	Stephenson	17.6	Tipton	19.8
Twin Falls	39.2	Tazewell	18.2	Union	18.2
Valley	13.5	Union	13.4	Vanderburgh	15.0
Washington	18.6	Vermillion	17.0	Vermillion	14.9
ILLINOIS					
Adams	14.1	Wabash	14.6	Vigo	13.2
Alexander	13.2	Warren	19.2	Wabash	19.3
Bond	13.0	Washington	12.9	Warren	14.0
Boone	16.8	Wayne	11.5	Warrick	13.2
Brown	13.9	White	12.7	Washington	13.2
Bureau	21.1	Whiteside	20.4	Wayne	18.3
Calhoun	17.3	Will	18.0	Wells	18.7
Carroll	20.2	Williamson	12.0	White	15.9
Cass	17.1	Winnebago	16.2	Whitley	18.3
Champaign	18.1	Woodford	20.1	Iowa	
Christian	16.6	INDIANA		Adair	15.1
Clark	13.8	Adams	19.3	Adams	15.5
Clay	10.7	Allen	20.2	Allamakee	16.6
Clinton	15.9	Bartholomew	14.0	Appanoose	11.7
Coles	16.3	Benton	16.4	Audubon	17.5
Cook	18.0	Blackford	18.0	Benton	19.1
Crawford	12.6	Boone	18.8	Black Hawk	17.1
Cumberland	12.1	Brown	11.2	Boone	20.0
De Kalb	18.1	Carroll	16.9	Bremer	16.8
De Witt	17.1	Cass	16.4	Buchanan	15.2
Douglas	18.1	Clark	13.9	Buena Vista	15.8
Du Page	17.4	Clay	12.0	Butler	16.9
Edgar	18.7	Clinton	19.0	Calhoun	16.6
Edwards	14.4	Crawford	10.2	Carroll	18.3
		Davies	12.2	Cass	17.9
		Dearborn	14.0	Cedar	20.6

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IOWA—Continued	Bushels	KANSAS—Continued	Bushels	KENTUCKY	Bushels
Cerro Gordo	16.3	Chautauqua	12.5	Adair	8.1
Cherokee	16.4	Cherokee	11.5	Allen	8.6
Chickasaw	15.1	Cheyenne	8.9	Anderson	9.6
Clarke	12.6	Clark	11.5	Ballard	11.6
Clay	16.6	Clay	14.0	Barren	9.0
Clayton	17.7	Cloud	14.1	Bath	13.2
Clinton	19.2	Coffey	16.5	Boone	11.6
Crawford	15.8	Comanche	11.7	Bourbon	15.0
Dallas	18.3	Cowley	12.0	Boyd	14.6
Davis	12.9	Crawford	12.7	Boyle	13.5
Decatur	11.2	Decatur	10.2	Bracken	12.2
Delaware	16.6	Dickinson	14.6	Breckenridge	11.1
Des Moines	18.4	Doniphan	16.8	Bullitt	11.9
Dickinson	15.0	Douglas	16.5	Butler	9.3
Dubuque	17.4	Edwards	12.8	Caldwell	13.1
Emmet	16.8	Elk	13.0	Calloway	10.8
Fayette	15.0	Ellis	13.1	Campbell	12.1
Floyd	17.7	Ellsworth	13.3	Carlisle	9.4
Franklin	16.5	Finney	10.7	Carroll	13.6
Fremont	18.3	Ford	12.2	Carter	9.2
Greene	19.0	Franklin	15.4	Casey	8.7
Grundy	17.3	Geary	18.7	Christian	12.0
Guthrie	15.7	Gove	10.2	Clark	14.3
Hamilton	18.2	Graham	10.6	Clay	9.2
Hancock	16.3	Grant	9.0	Clinton	7.7
Hardin	18.8	Gray	10.8	Crittenden	12.0
Harrison	16.7	Greeley	8.8	Cumberland	7.6
Henry	16.1	Greenwood	15.0	Daviess	16.2
Howard	14.7	Hamilton	9.1	Edmonson	8.3
Humboldt	18.0	Harper	12.1	Elliott	7.8
Ida	15.8	Harvey	12.9	Estill	9.0
Iowa	16.5	Haskell	10.2	Fayette	16.0
Jackson	14.6	Hodgeman	10.6	Fleming	11.9
Jasper	18.2	Jackson	15.6	Floyd	7.1
Jefferson	13.8	Jefferson	15.0	Franklin	12.7
Johnson	18.0	Jewell	13.9	Fulton	12.6
Jones	15.7	Johnson	14.7	Gallatin	14.8
Keokuk	15.4	Kearny	9.2	Garrard	11.5
Kossuth	18.3	Kingman	12.3	Grant	12.4
Lee	14.7	Kiowa	12.6	Graves	11.2
Linn	20.1	Labette	12.6	Grayson	9.9
Louisa	17.6	Lane	11.2	Green	9.1
Lucas	11.7	Leavenworth	15.6	Greentup	10.4
Lyon	17.4	Lincoln	13.5	Hancock	15.3
Madison	16.8	Linn	14.5	Hardin	9.4
Mahaska	17.1	Logan	8.6	Harrison	13.2
Marion	16.4	Lyon	16.4	Hart	9.2
Marshall	20.0	McPherson	13.2	Henderson	15.0
Mills	19.4	Marion	13.4	Henry	12.4
Mitchell	15.8	Marshall	15.9	Hickman	11.0
Monona	18.6	Meade	11.0	Hopkins	12.9
Monroe	12.4	Miami	13.6	Jackson	8.9
Montgomery	18.6	Mitchell	14.0	Jefferson	16.5
Muscatine	18.8	Montgomery	12.0	Jessamine	13.3
O'Brien	16.2	Morris	17.9	Johnson	7.0
Osceola	15.3	Morton	7.2	Kenton	12.2
Page	19.4	Nemaha	15.9	Knox	7.6
Palo Alto	15.7	Neosho	12.6	Larue	9.2
Plymouth	15.1	Ness	12.6	Laurel	7.6
Pocahontas	16.9	Norton	10.6	Lawrence	7.5
Polk	18.3	Osage	15.8	Lee	5.4
Pottawattamie, East	18.7	Osborne	12.6	Letcher	7.1
Pottawattamie, West	18.7	Ottawa	13.6	Lewis	10.7
Powershiek	16.0	Pawnee	13.4	Lincoln	10.0
Ringgold	11.9	Phillips	11.8	Livingston	12.3
Sac	18.6	Pottawatomie	17.8	Logan	14.1
Scott	21.2	Pratt	13.1	Lyon	12.1
Shelby	17.0	Rawlins	10.2	McCracken	10.8
Sioux	16.9	Reno	13.0	McCreary	8.4
Story	19.2	Republic	14.8	McLean	13.7
Tama	17.7	Rice	12.6	Madison	11.2
Taylor	14.6	Riley	18.0	Magoffin	5.6
Union	13.2	Rooks	11.0	Marion	9.9
Van Buren	11.9	Rush	13.3	Marshall	10.9
Wapello	15.5	Russell	13.5	Mason	13.6
Warren	15.8	Saline	13.5	Meade	10.6
Washington	17.5	Scott	9.9	Menifee	6.3
Wayne	11.4	Sedgwick	12.4	Mercer	12.6
Webster	18.3	Seward	9.8	Metcalfe	8.6
Winnebago	16.8	Shawnee	17.8	Monroe	7.6
Winneshiek	15.2	Sheridan	10.3	Montgomery	12.8
Woodbury	16.7	Sherman	8.1	Morgan	6.3
Worth	19.4	Smith	12.9	Muhlenberg	11.4
Wright	17.0	Stafford	12.8	Nelson	11.0
KANSAS					
Allen	14.5	Stanton	8.8	Nicholas	12.6
Anderson	14.8	Stevens	8.0	Ohio	11.0
Atchison	15.2	Sumner	12.0	Oldham	15.3
Barber	11.8	Thomas	9.5	Owen	12.4
Barton	13.0	Trego	10.6	Owsley	9.0
Bourbon	12.7	Wabaunsee	19.0	Pendleton	11.9
Brown	17.6	Wallace	7.7	Pike	11.6
Butler	12.7	Washington	13.6	Powell	9.2
Chase	18.3	Wichita	9.2	Pulaski	8.3
		Wilson	15.0	Robertson	12.2
		Woodson	14.3	Rockcastle	8.6
		Wyandotte	16.3		

KENTUCKY—Continued	Bushels	MICHIGAN—Continued	Bushels	MINNESOTA—Continued	Bushels				
Rowan	8.5	Macomb	20.1	Polk	14.0				
Russell	8.1	Manistee	12.9	Pope	12.2				
Scott	14.6	Marquette	12.9	Ramsey	14.5				
Shelby	11.9	Mason	16.5	Red Lake	13.8				
Simpson	12.3	Mecosta	14.8	Redwood	14.3				
Spencer	10.7	Menominee	16.0	Renville	14.8				
Taylor	9.6	Midland	20.9	Rice	17.2				
Todd	13.2	Missaukee	15.7	Rock	13.5				
Trigg	10.3	Monroe	22.2	Roseau	13.9				
Trimble	14.0	Montcalm	18.3	St. Louis	16.4				
Union	14.5	Montmorency	17.0	Scott	18.7				
Warren	12.6	Muskegon	17.6	Sherburne	11.6				
Washington	10.0	Newaygo	17.5	Sibley	16.6				
Wayne	10.1	Oakland	19.0	Stearns	14.1				
Webster	11.9	Oceana	16.7	Steele	16.0				
Whitley	8.6	Ogemaw	14.9	Stevens	11.1				
Wolfe	5.5	Ontonagon	15.1	Swift	11.5				
Woodford	15.2	Osceola	16.9	Todd	11.7				
MARYLAND									
Allegany	14.2	Oscoda	14.6	Traverse	11.0				
Anne Arundel	13.1	Otsego	14.6	Wabasha	14.9				
Baltimore	21.0	Ottawa	19.6	Wadena	10.3				
Calvert	13.3	Presque Isle	16.6	Waseca	15.6				
Caroline	15.9	Roscommon	17.2	Washington	14.5				
Carroll	19.8	Saginaw	20.6	Watonwan	15.9				
Cecil	21.6	St. Clair	17.4	Wilkin	11.8				
Charles	13.4	Sanilac	15.3	Winona	15.6				
Dorchester	16.9	Schoolcraft	19.5	Wright	16.1				
Frederick	18.6	Tuscola	13.5	Yellow Medicine	13.5				
Garrett	18.6	Van Buren	21.7	MISSOURI					
Harford	23.2	Washtenaw	16.2	Adair	11.1				
Howard	20.0	Wayne	21.3	Andrew	15.6				
Kent	18.3	Wexford	21.7	Atchison	17.1				
Montgomery	19.8	MINNESOTA							
Prince Georges	14.4	Aitkin	14.1	Audrain	10.9				
Queen Annes	16.9	Anoka	12.2	Barry	9.6				
St. Marys	15.4	Becker	12.1	Barton	12.8				
Somerset	16.4	Beltrami	15.0	Bates	13.0				
Talbot	18.1	Benton	12.6	Benton	12.2				
Washington	18.9	Big Stone	11.2	Bollinger	8.6				
Wicomico	14.5	Blue Earth	16.0	Boone	12.7				
Worcester	15.6	Brown	15.8	Buchanan	16.3				
MICHIGAN									
Alcona	18.0	Carlton	14.2	Butler	9.2				
Alger	15.1	Carver	20.3	Caldwell	12.7				
Allegan	18.5	Cass	12.3	Callaway	12.3				
Alpena	15.2	Chippewa	13.0	Camden	10.8				
Antrim	14.4	Chisago	14.8	Cape Girardeau	14.5				
Arenac	17.5	Clay	12.3	Carroll	16.5				
Baraga	14.6	Clearwater	14.7	Carter	7.2				
Barry	19.3	Cottonwood	14.1	Cass	13.4				
Bay	23.4	Crow Wing	11.7	Cedar	11.3				
Benzie	11.9	Dakota	14.6	Chariton	14.1				
Berrien	17.9	Dodge	14.6	Christian	10.7				
Branch	16.6	Douglas	12.4	Clark	13.5				
Calhoun	16.5	Faribault	15.1	Clay	13.8				
Cass	16.4	Fillmore	15.6	Clinton	13.4				
Charlevoix	18.4	Freeborn	15.5	Cole	13.6				
Cheboygan	16.7	Goodhue	15.0	Cooper	11.6				
Chippewa	15.8	Grant	11.6	Crawford	10.1				
Clare	15.1	Hennepin	15.8	Dade	11.1				
Clinton	20.7	Houston	17.5	Dallas	10.3				
Crawford	12.8	Hubbard	11.2	Davies	12.1				
Delta	14.7	Isanti	12.8	De Kalb	11.0				
Dickinson	17.0	Itasca	16.0	Dent	9.5				
Eaton	21.7	Jackson	14.6	Douglas	8.8				
Emmet	14.0	Kanabec	12.6	Dunklin	10.3				
Genesee	19.8	Kandiyohi	13.2	Franklin	11.9				
Gladwin	15.8	Kittson	12.1	Gasconade	10.7				
Gogebic	14.3	Koochiching	16.6	Gentry	14.0				
Grand Traverse	15.4	Lac Qui Parle	12.5	Greene	11.2				
Gratiot	21.9	Lake	16.3	Grundy	12.0				
Hillsdale	18.6	Lake of the Woods	16.0	Harrison	12.6				
Houghton	16.3	Le Sueur	17.4	Henry	12.8				
Huron	20.8	Lincoln	12.6	Hickory	10.0				
Ingham	20.1	Lyon	13.3	Holt	18.5				
Ionia	20.5	McLeod	17.6	Howard	14.6				
Iosco	15.7	Mahonomen	12.2	Howell	8.4				
Iron	15.7	Marshall	11.8	Iron	10.7				
Isabella	19.2	Martin	15.1	Jackson	15.6				
Jackson	17.4	Meeker	15.1	Jasper	12.3				
Kalamazoo	17.7	Mille Lacs	13.9	Jefferson	12.2				
Kalkaska	12.3	Morrison	10.7	Johnson	12.4				
Kent	19.5	Mower	14.2	Knox	10.6				
Keweenaw	12.0	Murray	14.0	Laclede	9.2				
Lake	13.0	Nicollet	16.3	Lafayette	16.8				
Lapeer	19.2	Nobles	14.3	Lawrence	11.6				
Leelanau	15.3	Norman	13.5	Lewis	12.4				
Lenawee	22.1	Olmsted	14.7	Lincoln	12.5				
Livingston	18.4	Otter Tail	11.7	Linn	12.2				
Luce	15.2	Pennington	13.1	Livingston	12.6				
Mackinac	17.3	Pine	12.9	McDonald	10.5				
		Pipestone	12.9	Macon	11.9				
				Madison	9.9				
				Marion	9.4				
					14.0				

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MISSOURI—Continued	Bushels	MONTANA—Continued	Bushels	NEBRASKA—Continued	Bushels
Mercer	11.3	Sanders	13.2	Sherman	11.4
Miller	10.5	Sheridan	7.6	Sioux	10.1
Mississippi	11.2	Silver Bow	12.6	Stanton	14.9
Moniteau	11.6	Stillwater	9.6	Thayer	14.9
Monroe	11.6	Sweet Grass	8.7	Thomas	9.3
Montgomery	12.4	Teton	13.0	Thurston	16.0
Morgan	11.9	Toole	9.1	Valley	12.3
New Madrid	13.2	Treasure	7.4	Washington	19.9
Newton	11.6	Valley	6.8	Wayne	17.6
Nodaway	14.3	Wheatland	5.1	Webster	10.7
Oregon	8.0	Wibaux	7.9	Wheeler	10.4
Osage	12.1	Yellowstone	10.4	York	15.3
Ozark	7.9				
Pemiscot	13.8				
Perry	12.6	NEBRASKA		NEVADA	
Pettis	12.7	Adams	12.4	Churchill	25.5
Phelps	10.5	Antelope	12.0	Clark	23.5
Pike	12.7	Arthur	10.0	Douglas	31.3
Platte	16.4	Banner	10.5	Elko	21.2
Polk	11.0	Blaine	9.2	Esmeralda	33.2
Pulaski	11.0	Boone	14.3	Eureka	33.7
Putnam	12.9	Box Butte	9.3	Humboldt	18.7
Ralls	12.0	Boyd	11.0	Lander	21.1
Randolph	12.9	Brown	9.5	Lincoln	25.9
Ray	14.9	Buffalo	12.5	Lyon	25.1
Reynolds	8.1	Burt	19.6	Mineral	8.4
Ripley	6.9	Butler	17.5	Nye	21.9
St. Charles	15.5	Cass	19.4	Ormsby	21.7
St. Clair	11.3	Cedar	13.3	Pershing	23.2
St. Francois	11.6	Chase	9.8	Storey	30.3
St. Louis	15.8	Cherry	9.6	Washoe	27.7
Ste. Genevieve	12.0	Cheyenne	10.4	White Pine	27.4
Saline	14.4	Clay	12.9		
Schuylerville	12.4	Colfax	17.3	NEW JERSEY	
Scotland	10.9	Cuming	17.8	Bergen	18.8
Scott	12.4	Custer	12.1	Burlington	19.3
Shannon	8.9	Dakota	15.7	Camden	20.1
Shelby	12.0	Dawes	10.4	Cape May	25.5
Stoddard	11.4	Dawson	13.4	Cumberland	21.3
Stone	9.6	Deuel	11.2	Essex	21.2
Sullivan	12.7	Dixon	15.6	Gloucester	19.5
Taney	7.8	Dodge	19.5	Hunterdon	20.1
Texas	10.1	Douglas	18.4	Mercer	22.1
Vernon	13.0	Dundy	9.3	Middlesex	23.3
Warren	12.8	Fillmore	14.7	Monmouth	22.6
Washington	10.8	Franklin	10.1	Morris	19.8
Wayne	8.6	Frontier	9.8	Ocean	20.2
Webster	10.4	Furnas	10.1	Passaic	20.9
Worth	13.2	Gage	17.7	Salem	22.5
Wright	9.3	Garden	11.0	Somerset	20.9
		Garfield	10.9	Sussex	18.7
MONTANA		Gosper	11.3	Union	20.5
Beaverhead	14.8	Grant	8.8	Warren	19.5
Big Horn	10.1	Greeley	12.3		
Blaine	8.7	Hall	14.8	NEW MEXICO	
Broadwater	9.9	Hamilton	10.3	Bernalillo	19.3
Carbon	12.1	Harlan	10.3	Catron	11.3
Carter	7.6	Hayes	9.4	Chaves	26.6
Cascade	12.1	Hitchcock	9.4	Colfax	10.1
Chouteau	11.1	Holt	10.9	Curry	7.9
Custer	6.7	Hooker	10.0	Dona Ana	24.9
Daniels	6.7	Howard	12.9	Eddy	22.4
Dawson	6.6	Jefferson	16.1	Grant	20.5
Deer Lodge	15.5	Johnson	17.1	Guadalupe	7.4
Fallon	7.1	Kearney	12.0	Harding	7.4
Fergus	10.8	Keith	10.2	Hidalgo	20.7
Flathead	14.9	Keyapaha	9.8	Lea	10.7
Gallatin	15.4	Kimball	9.8	Lincoln	19.5
Garfield	5.2	Knox	12.0	Luna	20.3
Glacier	8.7	Lancaster	17.8	McKinley	10.8
Golden Valley	4.8	Lincoln	9.8	Mora	8.8
Granite	12.0	Logan	11.0	Otero	15.9
Hill	9.4	Loup	10.8	Quay	7.7
Jefferson	10.1	McPherson	9.8	Rio Arriba	13.9
Judith Basin	8.7	Madison	14.2	Roosevelt	8.2
Lake	14.0	Merrick	14.7	Sandoval	16.6
Lewis and Clark	9.4	Morrill	10.2	San Juan	20.7
Liberty	8.6	Nance	14.8	San Miguel	11.2
Lincoln	12.3	Nemaha	19.3	Santa Fe	13.2
McCone	6.7	Nuckolls	13.4	Sierra	24.0
Madison	14.8	Otoe	18.5	Socorro	17.8
Meagher	8.0	Pawnee	17.0	Taos	17.6
Mineral	11.6	Perkins	9.6	Torrance	11.9
Missoula	12.2	Phelps	11.5	Union	7.6
Musselshell	4.9	Pierce	13.3	Valencia	16.9
Park	11.5	Platte	15.8		
Petroleum	4.6	Polk	17.1	NEW YORK	
Phillips	7.8	Redwillow	10.2	Albany	17.3
Pondera	12.9	Richardson	21.0	Allegany	17.1
Powder River	7.4	Rock	8.8	Broome	19.7
Powell	12.1	Saline	17.4	Cattaraugus	16.8
Prairie	5.8	Sarpy	19.5	Cayuga	20.3
Ravalli	14.9	Saunders	17.8	Chautauqua	18.2
Richland	8.5	Scotts Bluff	13.8	Chemung	21.3
Roosevelt	7.3	Seward	17.2	Chenango	21.2
Rosebud	6.4	Sheridan	11.4	Clinton	18.8
				Columbia	14.8

NEW YORK—Continued	Bushels	NORTH CAROLINA—Continued	Bushels	NORTH DAKOTA—Continued	Bushels
Cortland	23.4	Lincoln	11.7	Traill	12.3
Delaware	19.3	McDowell	9.8	Walsh	12.1
Dutchess	19.6	Macon	10.0	Ward	7.5
Erie	17.1	Madison	8.7	Wells	8.0
Essex	18.0	Martin	13.0	Williams	7.3
Franklin	17.5	Mecklenburg	9.9		
Genesee	19.2	Mitchell	10.3	OHIO	
Greene	15.9	Montgomery	8.7	Adams	11.8
Herkimer	19.7	Moore	8.7	Allen	19.4
Jefferson	15.7	Nash	12.9	Ashland	18.5
Lewis	17.3	New Hanover	10.0	Ashtabula	18.9
Livingston	18.7	Northampton	11.6	Athens	14.9
Madison	21.7	Onslow	12.3	Auglaize	20.7
Monroe	20.1	Orange	9.5	Belmont	16.2
Montgomery	18.6	Pamlico	12.8	Brown	11.8
Niagara	19.1	Pasquotank	11.2	Butler	16.7
Oneida	21.2	Pender	12.9	Carroll	16.3
Onondaga	21.0	Perquimans	11.9	Champaign	20.0
Ontario	19.7	Person	9.3	Clark	19.5
Orange	19.7	Pitt	13.1	Clermont	12.6
Orleans	19.1	Polk	9.4	Clinton	18.6
Oswego	18.2	Randolph	10.9	Columbiana	18.0
Otsego	20.3	Richmond	8.7	Coshcocton	15.6
Rensselaer	18.5	Robeson	12.8	Crawford	19.0
St. Lawrence	17.6	Rockingham	9.6	Cuyahoga	21.0
Saratoga	17.6	Rowan	12.1	Darke	20.4
Schenectady	17.6	Rutherford	9.8	Defiance	17.9
Schoharie	20.5	Sampson	12.9	Delaware	18.1
Schuyler	17.4	Scotland	12.9	Erie	21.3
Seneca	19.2	Stanly	10.1	Fairfield	16.9
Steuben	17.7	Stokes	10.0	Fayette	17.9
Suffolk	23.5	Surry	9.4	Franklin	19.1
Sullivan	17.8	Swain	8.8	Fulton	21.9
Tioga	20.4	Transylvania	11.5	Gallia	13.4
Tompkins	18.8	Tyrrell	12.5	Geauga	20.5
Ulster	18.5	Union	9.6	Greene	19.7
Washington	19.7	Vance	9.2	Guernsey	14.2
Wayne	19.6	Wake	9.6	Hamilton	17.2
Wyoming	19.5	Warren	9.6	Hancock	18.3
Yates	19.5	Washington	12.6	Hardin	19.1
		Watauga	10.3	Harrison	16.1
		Wayne	13.4	Henry	19.8
NORTH CAROLINA			9.4	Highland	14.0
Alamance	10.5	Wilkes	12.4	Hocking	13.6
Alexander	9.7	Wilson	9.8	Holmes	17.7
Alleghany	9.8	Yadkin	9.2	Huron	19.7
Anson	8.5	Yancey		Jackson	12.9
Ashe	10.1			Jefferson	17.3
Avery	9.9			Knox	17.1
Beaufort	13.4			Lake	21.3
Bertie	13.3			Lawrence	14.2
Bladen	12.3			Licking	16.5
Brunswick	13.7			Logan	19.9
Buncombe	10.3			Lorain	20.1
Burke	9.7			Lucas	22.6
Cabarrus	10.1			Madison	20.1
Caldwell	9.2			Mahoning	19.1
Camden	12.2			Marion	19.8
Carteret	10.9			Medina	20.0
Caswell	9.4			Meigs	15.0
Catawba	10.8			Mercer	20.4
Chatham	9.5			Miami	20.8
Cherokee	9.1			Monroe	14.4
Chowan	12.3			Montgomery	19.7
Clay	8.6			Morgan	16.2
Cleveland	11.1			Morrow	17.8
Columbus	13.7			Muskingum	15.4
Craven	13.7			Noble	14.0
Cumberland	12.7			Ottawa	20.3
Currituck	13.1			Paulding	17.3
Dare	16.0			Perry	15.7
Davidson	11.4			Pickaway	17.2
Davie	10.7			Pike	12.5
Duplin	12.5			Portage	19.0
Durham	9.5			Preble	19.1
Edgecombe	12.7			Putman	19.4
Forsyth	12.1			Richland	18.0
Franklin	9.2			Ross	16.0
Gaston	11.0			Sandusky	20.7
Gates	12.9			Scioto	15.2
Graham	8.4			Seneca	20.0
Granville	9.4			Shelby	21.3
Greene	13.7			Stark	19.0
Guilford	11.2			Summit	19.8
Halifax	11.7			Trumbull	18.0
Harnett	11.2			Tuscarawas	18.8
Haywood	10.9			Union	19.5
Henderson	10.6			Van Wert	19.2
Hertford	14.0			Vinton	12.7
Hoke	12.2			Warren	16.6
Hyde	12.4			Washington	16.2
Iredell	10.5			Wayne	20.7
Jackson	9.7			Williams	21.7
Johnston	13.5			Wood	20.3
Jones	14.1			Wyandot	19.0
Lee	9.5				
Lenoir	13.1				

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OKLAHOMA	Bushels	OREGON—Continued	Bushels	SOUTH CAROLINA—Continued	Bushels
Adair	10.0	Lake	16.6	Cherokee	9.4
Alfalfa	13.5	Lane	18.3	Chester	9.3
Atoka	10.7	Lincoln	24.3	Chesterfield	9.5
Beaver	9.0	Linn	21.7	Clarendon	11.9
Beckham	9.7	Malheur	34.3	Colleton	10.0
Blaine	12.6	Marion	26.1	Darlington	12.6
Bryan	11.1	Morrow	12.5	Dillon	12.8
Caddo	12.8	Multnomah	28.8	Edgefield	8.9
Canadian	12.3	Polk	21.9	Fairfield	8.1
Carter	10.6	Sherman	16.4	Florence	12.5
Cherokee	9.4	Umatilla	25.9	Greenville	9.5
Choctaw	10.6	Union	24.2	Greenwood	8.3
Cimarron	7.9	Wallowa	18.4	Hampton	8.7
Cleveland	11.0	Wasco	18.7	Kershaw	9.8
Coal	10.3	Washington	29.2	Lancaster	8.3
Comanche	10.0	Wheeler	16.3	Laurens	9.3
Cotton	10.6	Yamhill	25.3	Lee	11.8
Craig	10.0			Lexington	8.0
Creek	11.4			McCormick	8.4
Custer	11.6			Marion	11.3
Delaware	10.2			Marlboro	12.5
Dewey	10.5			Newberry	9.2
Ellis	9.2			Oconee	8.7
Garfield	12.6			Orangeburg	11.3
Garvin	13.1			Pickens	9.1
Grady	12.1			Richland	8.4
Grant	12.7			Saluda	8.0
Greer	11.8			Spartanburg	8.6
Harmon	10.6			Sumter	12.6
Harper	9.1			Union	9.0
Haskell	10.8			York	8.5
Hughes	10.0				
Jackson	11.4				
Jefferson	10.4				
Johnston	10.9				
Kay	12.4				
Kingfisher	12.6				
Kiowa	12.8				
Latimer	9.5				
Le Flore	9.8				
Lincoln	11.3				
Logan	11.4				
Love	10.7				
McClain	11.7				
McIntosh	9.6				
Major	12.2				
Marshall	10.7				
Mayes	10.1				
Murray	12.5				
Muskogee	10.9				
Noble	10.3				
Nowata	9.9				
Okfuskee	11.0				
Oklahoma	11.7				
Oklmulgee	9.4				
Osage	11.2				
Ottawa	10.4				
Pawnee	10.7				
Payne	10.9				
Pittsburg	9.0				
Pontotoc	12.5				
Pottawatomie	10.6				
Pushmataha	10.0				
Roger Mills	9.2				
Rogers	9.6				
Seminole	10.2				
Sequoyah	9.0				
Stephens	10.7				
Texas	9.0				
Tillman	12.5				
Tulsa	10.3				
Wagoner	9.9				
Washington	10.8				
Washita	11.6				
Woods	11.0				
Woodward	9.1				
OREGON					
Baker	24.7				
Benton	20.4				
Clackamas	27.6				
Clatsop	29.0				
Columbia	27.2				
Coos	26.7				
Crook	23.6				
Curry	24.4				
Deshutes	24.7				
Douglas	20.1				
Gilliam	11.8				
Grant	20.7				
Harney	16.1				
Hood River	25.6				
Jackson	24.9				
Jefferson	9.8				
Josephine	21.4				
Klamath	23.7				
SOUTH CAROLINA					
Abbeville	8.4				
Aiken	8.4				
Allendale	13.2				
Anderson	9.8				
Bamberg	11.0				
Barnwell	11.4				
Calhoun	11.1				

SOUTH DAKOTA—Continued Bushels		TENNESSEE—Continued Bushels		TEXAS—Continued Bushels	
Walworth	7.8	Warren	9.3	Motley	9.1
Washabaugh	9.6	Washington	12.0	Navarro	11.6
Washington	9.6	Wayne	8.4	Nolan	8.9
Yankton	12.0	Weakley	11.6	Ochiltree	9.4
Ziebach	7.3	White	9.3	Oldham	8.0
TENNESSEE		Williamson	10.5	Palo Pinto	10.9
Anderson	9.8	Wilson	9.0	Parker	11.1
Bedford	9.6	TEXAS		Parmer	9.2
Benton	10.5	Archer	9.2	Pecos	7.3
Bledsoe	9.1	Armstrong	10.6	Potter	9.4
Blount	9.9	Bailey	10.5	Rains	11.6
Bradley	9.2	Bandera	8.7	Randall	9.4
Campbell	10.2	Baylor	9.8	Red River	11.6
Cannon	8.9	Bell	11.6	Roberts	12.7
Carroll	10.7	Blanco	8.5	Rockwall	11.6
Carter	11.6	Borden	8.9	Runnels	11.2
Cheatham	13.6	Bosque	12.2	San Saba	9.9
Chester	10.7	Briscoe	9.2	Scurry	7.8
Claiborne	10.0	Brown	11.2	Shackelford	10.9
Clay	7.5	Burnet	9.0	Sherman	8.4
Cocke	9.8	Callahan	10.7	Somervell	11.2
Coffee	9.3	Carson	11.2	Stephens	9.6
Crockett	10.8	Castro	9.2	Stonewall	8.9
Cumberland	8.7	Childress	7.8	Swisher	9.2
Davidson	11.8	Clay	10.1	Tarrant	12.0
Decatur	11.2	Coke	9.3	Taylor	10.8
De Kalb	8.8	Coleman	11.6	Throckmorton	11.8
Dickson	9.5	Collin	13.4	Tom Green	10.2
Dyer	12.4	Collingsworth	8.5	Uvalde	7.3
Fayette	11.5	Comanche	12.2	Wheeler	9.3
Fentress	7.7	Concho	10.7	Wichita	9.4
Franklin	10.3	Cooke	11.5	Wilbarger	10.7
Gibson	11.2	Coryell	11.6	Wise	11.1
Giles	9.8	Cottle	8.0	Young	10.2
Grainger	9.8	Crosby	8.2	UTAH	
Greene	9.8	Dallam	8.1	Beaver	24.5
Grundy	10.5	Dallas	12.8	Box Elder	17.6
Hamblen	11.4	Dawson	7.3	Cache	20.2
Hamilton	9.8	Deaf Smith	8.3	Carbon	24.7
Hancock	9.3	Delta	11.6	Daggett	26.7
Hardeman	10.3	Denton	12.9	Davis	23.5
Hardin	11.5	Dickens	9.1	Duchesne	23.0
Hawkins	10.1	Donley	10.6	Emery	21.1
Haywood	10.0	Eastland	12.0	Garfield	22.6
Henderson	10.5	Ellis	11.8	Grand	23.2
Henry	11.3	Erath	11.6	Iron	26.6
Hickman	9.2	Falls	11.6	Juab	13.8
Houston	10.0	Fannin	11.4	Kane	17.1
Humphreys	10.2	Fisher	8.5	Millard	15.1
Jackson	7.8	Floyd	8.5	Morgan	24.9
Jefferson	10.7	Foard	9.8	Platte	25.6
Johnson	11.2	Garza	8.9	Rich	15.4
Knox	10.9	Gillespie	10.6	Salt Lake	18.0
Lake	12.0	Gray	11.4	San Juan	12.5
Lauderdale	12.4	Grayson	11.3	Sanpete	19.8
Lawrence	9.6	Hale	8.5	Sevier	29.3
Lewis	9.6	Hall	8.8	Summit	22.1
Lincoln	10.0	Hamilton	11.8	Tooele	10.4
Loudon	9.6	Hansford	8.7	Uintah	24.2
McMinn	9.3	Hardeman	10.3	Utah	25.0
McNairy	10.6	Hartley	8.0	Wasatch	31.3
Macon	8.2	Haskell	10.4	Washington	16.4
Madison	10.1	Hemphill	10.4	Wayne	23.1
Marion	9.9	Hill	11.4	Weber	23.2
Marshall	9.7	Hockley	9.5	VIRGINIA	
Maury	10.7	Hood	11.5	Accomac	16.4
Meigs	9.2	Howard	7.3	Albemarle	11.7
Monroe	9.3	Hunt	11.6	Alleghany	12.5
Montgomery	12.7	Hutchinson	9.3	Amelia	14.3
Moore	10.2	Irion	10.0	Amherst	12.4
Morgan	8.8	Jack	10.6	Appomattox	13.8
Obion	12.7	Johnson	12.2	Arlington	18.7
Overton	7.7	Jones	9.7	Augusta	17.2
Perry	9.5	Kaufman	11.6	Bath	14.6
Pickett	7.7	Kendall	8.9	Bedford	13.2
Polk	9.3	Kent	8.9	Bland	12.7
Putnam	8.2	Kerr	8.6	Botetourt	12.4
Rhea	9.4	King	8.9	Brunswick	13.5
Roane	9.0	Knox	11.5	Buchanan	9.8
Robertson	13.2	Lamar	11.6	Buckingham	12.6
Rutherford	9.4	Lamb	10.4	Campbell	12.4
Scott	8.4	Lampasas	10.2	Caroline	14.4
Sequatchie	9.0	Limestone	11.6	Chesterfield	14.0
Sevier	9.0	Lipscomb	9.2	Clarke	16.3
Shelby	13.2	Llano	9.1	Craig	12.4
Smith	8.8	Lubbock	8.2	Culpeper	14.4
Stewart	10.8	Lynn	7.6	Charles City	15.1
Sullivan	11.6	McCulloch	11.9	Charlotte	12.5
Summer	10.0	McLennan	11.1	Chesterfield	14.0
Tipton	12.1	Martin	7.3	Craig	12.4
Trousdale	9.3	Menard	8.5	Culpeper	14.4
Unicoi	13.3	Mills	11.0	Cumberland	12.8
Union	9.2	Mitchell	8.9	Dickenson	8.5
Van Buren	10.5	Montague	10.0	Dinwiddie	14.6
		Moore	9.0	Elizabeth City	15.3

WASHINGTON

Done at Washington, D. C., this 30th day of December, 1938. Witness my hand and the seal of the Department of Agriculture.

[SEAL] H. A. WALLACE,
Secretary of Agriculture.

[F. R. Doc. 39-32; Filed, January 3, 1939;
12:02 p. m.]

[ACP-1939, Supplement No. 3]

PART 701—1939 AGRICULTURAL CONSERVATION PROGRAM BULLETIN

SUPPLEMENT

Pursuant to the authority vested in
the Secretary of Agriculture under Sec-

tions 7 to 17 of the Soil Conservation and Domestic Allotment Act, as amended, the 1939 Agricultural Conservation Program Bulletin, as approved November 10, 1938,¹ is hereby amended as follows:

Paragraph (b) of Section 701.3 as amended, is hereby further amended by the addition of the following sentence:

(3) The State acreage allotments of corn for each State in the commercial corn-producing area and the total acreage allotment for such area as established by the Secretary, are as follows:

State and corn allotment

Illinois	7,308,282
Indiana	3,583,191
Iowa	9,274,903
Michigan	411,092
Minnesota	3,316,151
Missouri	3,301,517
Nebraska	6,876,354
Ohio	2,646,953
South Dakota	1,525,516
Wisconsin	741,648
Kansas	1,983,137
Kentucky	270,915
Total	41,239,659

Paragraph (c) of Section 701.4 is amended by the addition of the following:

(1) The 1939 county corn acreage allotments for the commercial corn-producing area, as established by the Secretary, are as follows:

County and Corn Allotment

ILLINOIS	
Adams	73,221
Alexander	19,035
Bond	29,188
Boone	43,441
Brown	28,758
Bureau	164,190
Calhoun	16,835
Carroll	58,488
Cass	47,204
Champaign	206,097
Christian	101,526
Clark	48,171
Clay	42,324
Clinton	38,281
Coles	77,291
Cook	50,877
Crawford	40,890
Cumberland	38,863
De Kalb	125,187
De Witt	78,808
Douglas	74,337
Du Page	36,887
Edgar	96,843
Edwards	22,787
Effingham	40,674
Fayette	63,144
Ford	105,875
Fulton	103,602
Gallatin	37,817
Greene	65,564
Grundy	89,570
Hamilton	33,007
Hancock	88,568
Hardin	10,312
Henderson	57,315
Henry	152,675
Iroquois	228,239
Jackson	37,554
Jasper	47,662
Jersey	32,133
Jo Daviess	46,210
Johnson	22,243
Kane	81,068
Kankakee	122,929
Kendall	60,168
Knox	111,842

ILLINOIS—Continued		INDIANA—Continued	
Lake	34,502	Madison	65,386
La Salle	235,077	Marion	35,751
Lawrence	38,034	Marshall	49,203
Lee	130,512	Martin	15,604
Livingston	234,016	Miami	46,869
Logan	114,921	Montgomery	66,593
McDonough	92,028	Morgan	41,013
McHenry	85,118	Newton	59,792
McLean	259,289	Noble	38,311
Macon	104,552	Orange	22,445
Maccupin	78,387	Owen	18,655
Madison	59,187	Parke	40,609
Marion	40,095	Pike	24,247
Marshall	68,305	Porter	40,414
Mason	76,204	Posey	49,373
Massac	19,446	Pulaski	51,919
Menard	46,531	Putnam	43,672
Mercer	91,443	Randolph	62,405
Monroe	25,481	Ripley	30,998
Montgomery	67,477	Rush	67,340
Morgan	80,363	Saint Joseph	40,936
Moultrie	57,281	Scott	11,864
Ogle	116,306	Shelby	68,880
Peoria	80,875	Spencer	31,329
Perry	25,224	Starke	32,979
Platt	81,948	Steuben	23,037
Pike	79,948	Sullivan	43,468
Pope	16,490	Tippecanoe	74,345
Pulaski	20,090	Tipton	41,348
Putnam	25,011	Union	21,464
Randolph	34,742	Vanderburgh	21,144
Richland	31,254	Vermillion	29,750
Rock Island	57,240	Vigo	42,906
Saint Clair	48,842	Wabash	48,263
Saline	34,586	Warren	54,787
Sangamon	138,176	Warrick	28,458
Schuylerville	40,016	Washington	29,770
Scott	36,306	Wayne	49,503
Shelby	101,465	Wells	48,204
Stark	55,668	White	82,671
Stephenson	72,601	Whitley	32,162
Tazewell	106,068		
Union	24,480		
Vermilion	158,257	IOWA	
Wabash	25,587	Adair	96,768
Warren	105,192	Adams	68,563
Washington	33,237	Allamakee	41,181
Wayne	55,842	Audubon	82,656
White	60,372	Appanoose	37,019
Whiteside	117,555	Benton	122,871
Will	126,526	Black Hawk	93,688
Winnebago	66,531	Boone	115,388
Woodford	95,920	Bremer	63,333
		Buchanan	93,554
		Buena Vista	122,098
		Butler	100,248
		Calhoun	122,434
		Carroll	116,464
		Cass	105,855
		Cedar	91,247
		Cerro Gordo	98,567
		Cherokee	113,022
		Chickasaw	68,444
		Clarke	47,748
		Clay	108,281
		Clayton	71,776
		Clinton	114,168
		Crawford	136,802
		Dallas	115,466
		Davis	37,923
		Decatur	50,066
		Delaware	83,957
		Des Moines	54,098
		Dickinson	68,894
		Dubuque	62,798
		Emmet	76,018
		Fayette	91,272
		Floyd	85,555
		Franklin	116,728
		Fremont	128,600
		Greene	127,249
		Grundy	92,533
		Guthrie	100,474
		Hamilton	120,740
		Hancock	108,288
		Hardin	111,917
		Harrison	153,592
		Jay	57,761
		Jennings	55,972
		Johnson	91,438
		Knox	92,265
		Kosciusko	84,926
		Lagrange	58,581
		La Porte	128,326
		Lawrence	52,219
		Lawrence	90,808

¹ 3 F.R. 2729 DI.

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IOWA—Continued

Jones	73, 345
Keokuk	86, 726
Kossuth	193, 179
Lee	41, 159
Linn	104, 820
Louisa	58, 747
Lucas	41, 285
Lyon	113, 228
Madison	80, 771
Mahaska	93, 631
Marion	81, 493
Marshall	102, 699
Mills	99, 396
Mitchell	68, 456
Monona	140, 540
Monroe	36, 598
Montgomery	85, 184
Muscatine	63, 479
O'Brien	111, 930
Osceola	77, 813
Page	102, 264
Palo Alto	110, 351
Plymouth	176, 977
Pocahontas	124, 456
Polk	96, 576
E. Pottawatamie	105, 138
W. Pottawatamie	108, 210
Poweshiek	97, 854
Ringgold	63, 764
Sac	120, 463
Scott	68, 208
Shelby	125, 269
Sioux	155, 267
Story	125, 540
Tama	112, 768
Taylor	80, 743
Union	56, 648
Van Buren	36, 318
Wapello	47, 029
Warren	78, 336
Washington	87, 065
Wayne	53, 163
Webster	139, 586
Winnebago	71, 279
Winneshiek	73, 712
Woodbury	189, 445
Worth	60, 885
Wright	121, 476

MICHIGAN

Branch	36, 764
Calhoun	36, 684
Cass	32, 529
Hillsdale	40, 531
Jackson	34, 189
Kalamazoo	26, 759
Lenawee	64, 052
Monroe	48, 679
Saint Joseph	35, 027
Washtenaw	40, 756
Wayne	15, 122

MINNESOTA

Big Stone	48, 201
Blue Earth	107, 412
Brown	78, 695
Carver	32, 141
Chippewa	85, 788
Cottonwood	98, 590
Dakota	52, 917
Dodge	49, 079
Faribault	110, 087
Fillmore	61, 845
Freeborn	89, 790
Goodhue	51, 738
Grant	46, 157
Houston	30, 135
Jackson	116, 047
Kandiyohi	78, 806
Lac qui Parle	103, 316
Le Sueur	44, 799
Lincoln	64, 855
Lyon	112, 207
McLeod	50, 356
Martin	132, 584
Meeker	58, 920
Mower	77, 294
Murray	114, 151
Nicollet	50, 831
Nobles	126, 168
Olmstead	60, 779
Pipestone	74, 319
Redwood	137, 292
Renville	133, 947
Rice	49, 363
Rock	86, 325

MINNESOTA—Continued

Scott	30, 915
Sibley	62, 786
Steele	49, 382
Swift	63, 174
Traverse	81, 468
Wabasha	55, 907
Waseca	32, 965
Watonwan	50, 902
Winona	69, 823
Wright	34, 037
Yellow Medicine	57, 790

MISSOURI

Adair	32, 805
Andrew	54, 257
Atchison	113, 833
Audrain	82, 276
Bates	86, 311
Benton	36, 201
Boone	48, 630
Buchanan	40, 992
Caldwell	51, 350
Callaway	43, 202
Cape Girardeau	37, 083
Carroll	71, 571
Cass	75, 096
Chariton	70, 655
Clark	35, 538
Clay	35, 935
Clinton	53, 463
Cooper	43, 830
Davies	57, 336
De Kalb	51, 941
Dunklin	54, 582
Gentry	51, 041
Grundy	36, 312
Harrison	57, 060
Henry	71, 065
Holt	80, 709
Howard	34, 388
Jackson	45, 650
Johnson	67, 986
Knox	40, 880
Lafayette	75, 209
Lewis	32, 469
Lincoln	46, 162
Linn	46, 275
Livingston	45, 795
Macon	62, 378
Marion	34, 013
Mercer	30, 735
Mississippi	52, 292
Moniteau	24, 354
Monroe	55, 836
Montgomery	36, 602
New Madrid	74, 346
Nodaway	132, 317
Pemiscot	45, 354
Perry	20, 642
Pettis	61, 645
Pike	51, 561
Platte	38, 236
Putnam	29, 436
Ralls	42, 278
Randolph	34, 879
Ray	69, 020
Saint Charles	34, 635
Saint Clair	49, 679
Saline	94, 264
Schuyler	15, 344
Scotland	30, 152
Scott	45, 714
Shelby	44, 936
Stoddard	71, 643
Vernon	77, 551
Worth	27, 787

NEBRASKA

Adams	85, 993
Antelope	158, 167
Boone	140, 785
Buffalo	155, 451
Burt	115, 075
Butler	113, 339
Cass	125, 451
Cedar	154, 001
Chase	103, 599
Clay	97, 368
Colfax	78, 597
Cuming	121, 721
Custer	285, 282
Dakota	52, 621
Dawson	140, 723
Dixon	102, 601
Dodge	112, 866

NEBRASKA—Continued

Douglas	63, 333
Fillmore	100, 433
Franklin	89, 815
Frontier	136, 308
Furnas	125, 171
Gage	136, 676
Gosper	84, 708
Greeley	79, 179
Hall	77, 181
Hamilton	105, 638
Harlan	98, 535
Hayes	86, 428
Hitchcock	78, 696
Howard	77, 115
Jefferson	78, 541
Johnson	57, 990
Kearney	78, 054
Knox	169, 403
Lancaster	147, 048
Lincoln	187, 541
Madison	125, 112
Merrick	69, 925
Nance	82, 579
Nemaha	77, 064
Nuckolls	99, 977
Otoe	116, 866
Pawnee	60, 818
Perkins	132, 504
Phelps	103, 993
Pierce	112, 639
Platte	147, 889
Polk	92, 871
Redwillow	96, 372
Richardson	97, 021
Saline	81, 317
Sarpy	53, 678
Sounders	167, 756
Seward	108, 717
Sherman	79, 262
Stanton	84, 803
Thayer	86, 681
Thurston	93, 903
Valley	90, 571
Washington	81, 344
Wayne	104, 379
Webster	99, 211
York	127, 669

OHIO

Adams	28, 847
Allen	42, 102
Ashland	25, 149
Auglaize	46, 670
Brown	39, 526
Butler	50, 421
Champaign	51, 020
Clark	48, 782
Clermont	37, 038
Clinton	57, 579
Coshocton	20, 640
Crawford	37, 501
Darke	82, 019
Defiance	34, 901
Delaware	41, 494
Erie	18, 367
Fairfield	49, 464
Fayette	61, 155
Franklin	51, 059
Fulton	44, 372
Greene	54, 554
Hamilton	15, 813
Hancock	61, 908
Hardin	53, 481
Henry	56, 511
Highland	51, 810
Holmes	22, 671
Huron	35, 312
Knox	35, 131
Licking	47, 735
Logan	46, 064
Lorain	25, 495
Lucas	24, 553
Madison	66, 511
Marion	48, 947
Medina	24, 288
Mercer	51, 321
Miami	54, 422
Montgomery	47, 351
Morrow	31, 446
Muskingum	23, 380
Ottawa	19, 960
Paulding	50, 600
Perry	16, 878
Pickaway	69, 070
Pike	23, 368
Preble	56, 888

OHIO—Continued

Putnam	60,449
Richland	30,208
Ross	57,866
Sandusky	42,886
Scioto	22,748
Seneca	54,542
Shelby	46,885
Union	45,898
Van Wert	52,953
Warren	44,744
Wayne	41,420
Williams	35,944
Wood	85,252
Wyandot	41,584

SOUTH DAKOTA

Bon Homme	85,535
Brookings	103,843
Clay	85,719
Deuel	48,307
Grant	50,493
Hanson	63,778
Hutchison	101,983
Kingsbury	88,262
Lake	89,355
Lincoln	118,047
McCook	94,249
Minnehaha	146,960
Moody	89,646
Roberts	72,809
Turner	106,476
Union	96,431
Yankton	78,623

WISCONSIN

Columbia	68,798
Crawford	24,099
Dane	116,094
Grant	89,197
Green	56,279
Iowa	44,620
Jefferson	50,197
Lafayette	60,235
Richland	26,911
Rock	88,587
Sauk	55,892
Walworth	60,737

KANSAS

Anderson	47,994
Atchison	50,194
Brown	96,389
Coffey	53,209
Doniphan	58,616
Douglas	39,875
Franklin	54,583
Jackson	85,797
Jefferson	62,794
Jewell	128,594
Johnson	43,490
Leavenworth	37,728
Linn	52,899
Marshall	131,517
Miami	62,190
Nemaha	120,145
Norton	125,154
Osage	74,907
Phillips	124,862
Pottawatomie	73,204
Republic	110,273
Riley	46,788
Shawnee	54,846
Smith	134,508
Washington	112,581

KENTUCKY

Ballard	28,677
Carlisle	18,052
Davies	41,916
Fulton	23,500
Henderson	60,610
Hickman	28,100
Union	41,140
Webster	28,920

Done at Washington, D. C., this 30th day of December 1938. Witness my hand and the seal of the Department of Agriculture.

[SEAL]

H. A. WALLACE,
Secretary of Agriculture.

[F. R. Doc. 39-27; Filed, January 3, 1939;
12 m.]

No. 2—3

PART 721—COMMERCIAL CORN-PRODUCING AREA FOR THE YEAR 1939

BY THE SECRETARY OF AGRICULTURE OF THE UNITED STATES OF AMERICA, A PROCLAMATION

Whereas Sec. 327 of the Agricultural Adjustment Act of 1938, as amended, provides in part as follows:

Not later than February 1, the Secretary shall ascertain and proclaim the commercial corn-producing area.

and

Whereas subsection (b) of Sec. 301 of said act provides in part as follows:

(4) (A) "Commercial corn-producing area" shall include all counties in which the average production of corn (excluding corn used as silage) during the ten calendar years immediately preceding the calendar year for which such area is determined, after adjustment for abnormal weather conditions, is four hundred and fifty bushels or more per farm and four bushels or more for each acre of farm land in the county.

(B) Whenever prior to February 1 of any calendar year the Secretary has reason to believe that any county which is not included in the commercial corn-producing area determined pursuant to the provisions of subparagraph (A), but which borders upon one of the counties in such area, or that any minor civil division in a county bordering on such area, is producing (excluding corn used for silage) an average of at least four hundred and fifty bushels of corn per farm and an average of at least four bushels for each acre of farm land in the county or in the minor civil division, as the case may be, he shall cause immediate investigation to be made to determine such fact. If, upon the basis of such investigation, the Secretary finds that such county or minor civil division is likely to produce corn in such average amounts during such calendar year, he shall proclaim such determination, and, commencing with such calendar year, such county shall be included in the commercial corn-producing area.

and

Whereas subsection (c) of Sec. 301 of said Act provides:

The latest available statistics of the Federal Government shall be used by the Secretary in making the determinations required to be made by the Secretary under this Act.

and

Whereas the Secretary of Agriculture, having had reason to believe that certain counties bordering on the commercial corn-producing area as determined under subparagraph (A) of Sec. 301 (b) (4) of said Act, and that certain minor civil divisions in certain counties bordering on such area are producing (excluding corn used for silage) an average of at least 450 bushels of corn per farm and an average of at least 4 bushels for each acre of farm land in the county or in the minor civil division, as the case may be, has caused reasonable investigation to be made to determine such facts with respect to such counties and minor civil divisions and to determine which, if any, of such counties or minor civil divisions are likely to produce corn in such average amounts during the calendar year 1939;

Now, therefore, be it known that I, H. A. Wallace, Secretary of Agriculture

of the United States of America, acting under and pursuant to, and by virtue of, the authority vested in me by the Act of Congress known as the Agricultural Adjustment Act of 1938, as Amended, upon the basis of such investigation and the latest available statistics of the Federal Government, do hereby ascertain, determine, and proclaim under Sections 301 and 327 of said Act:

Sec. 721.101 Commercial corn-producing area for the year 1939. That the commercial corn-producing area for the year 1939 embraces the following counties of the States specified, the counties listed under the heading "A" being the counties determined pursuant to subparagraph (A), and the counties listed under the heading "B" being the counties determined pursuant to subparagraph (B), of Section 301 (b) (4) of said Act:¹

Illinois

A. Counties included in commercial corn area under paragraph 4 (A), sec. 301 (b).—Adams, Alexander, Bond, Boone, Brown, Bureau, Calhoun, Carroll, Cass, Champaign, Christian, Clark, Clay, Clinton, Coles, Crawford, Cumberland, De Kalb, DeWitt, Douglas, Du Page, Edgar, Edwards, Effingham, Fayette, Ford, Fulton, Gallatin, Greene, Grundy, Hancock, Henderson, Henry, Iroquois, Jackson, Jasper, Jersey, Jo Daviess, Kane, Kankakee, Kendall, Knox, Lake, La Salle, Lawrence, Lee, Livingston, Logan, McDonough, McHenry, McLean, Macon, Macoupin, Madison, Marshall, Mason, Massac, Menard, Mercer, Monroe, Montgomery, Morgan, Moultrie, Ogle, Peoria, Piatt, Pike, Pulaski, Putnam, Richland, Rock Island, St. Clair, Saline, Sangamon, Schuyler, Scott, Shelby, Stark, Stephenson, Tazewell, Vermilion, Wabash, Warren, White, Whiteside, Will, Winnebago, and Woodford.

B. Counties included in commercial corn area under paragraph 4 (B), sec. 301 (b).—Cook, Hamilton, Hardin, Johnson, Marion, Perry, Pope, Randolph, Union, Washington, and Wayne.

Indiana

A. Counties included in commercial corn area under paragraph 4 (A), sec. 301 (b).—Adams, Allen, Bartholomew, Benton, Blackford, Boone, Carroll, Cass, Clay, Clinton, Daviess, Decatur, De Kalb, Delaware, Dubois, Fayette, Fountain, Franklin, Fulton, Gibson, Grant, Hamilton, Hancock, Hendricks, Henry, Howard, Huntington, Jackson, Jasper, Jay, Johnson, Knox, Kosciusko, Lagrange, Lake, La Porte, Madison, Marion, Marshall, Miami, Montgomery, Morgan, Newton, Noble, Parke, Porter, Posey, Pulaski, Putnam, Randolph, Rush, Saint Joseph, Shelby, Spencer, Starke, Steuben, Sullivan, Tippecanoe, Tipton, Union, Vander-

¹ Agricultural Adjustment Act of 1938, as Amended.

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burgh, Vermillion, Vigo, Wabash, Warren, Wayne, Wells, White, and Whitley.

B. Counties included in commercial corn area under paragraph 4 (B), sec. 301 (b).—Dearborn, Elkhart, Greene, Jennings, Lawrence, Martin, Orange, Owen, Pike, Ripley, Scott, Warrick, and Washington.

Iowa

A. Counties included in commercial corn area under paragraph 4 (A), sec. 301 (b).—Adair, Adams, Allamakee, Audubon, Benton, Black Hawk, Boone, Bremer, Buchanan, Buena Vista, Butler, Calhoun, Carroll, Cass, Cedar, Cerro Gordo, Cherokee, Chickasaw, Clarke, Clay, Clayton, Clinton, Crawford, Dallas, Davis, Decatur, Delaware, Des Moines, Dickinson, Dubuque, Emmet, Fayette, Floyd, Franklin, Fremont, Greene, Grundy, Guthrie, Hamilton, Hancock, Hardin, Harrison, Henry, Howard, Humboldt, Ida, Iowa, Jackson, Jasper, Jefferson, Johnson, Jones, Keokuk, Kossuth, Lee, Linn, Louisa, Lucas, Lyon, Madison, Mahaska, Marion, Marshall, Mills, Mitchell, Monona, Monroe, Montgomery, Muscatine, O'Brien, Osceola, Page, Palo Alto, Plymouth, Pocahontas, Polk, Pottawattamie, Poweshiek, Ringgold, Sac, Scott, Shelby, Sioux, Story, Tama, Taylor, Union, Van Buren, Wapello, Warren, Washington, Wayne, Webster, Winnebago, Winneshiek, Woodbury, Worth, and Wright.

B. County included in commercial corn area under paragraph 4 (B), sec. 301 (b).—Appanoose.

Michigan

A. Counties included in commercial corn area under paragraph 4 (A), sec. 301 (b).—Lenawee, Monroe, and Saint Joseph.

B. Counties included in commercial corn area under paragraph 4 (B), sec. 301 (b).—Branch, Calhoun, Cass, Hillsdale, Jackson, Kalamazoo, Washtenaw, and Wayne.

Minnesota

A. Counties included in commercial corn area under paragraph 4 (A), sec. 301 (b).—Big Stone, Blue Earth, Brown, Carlton, Chippewa, Cottonwood, Dakota, Dodge, Faribault, Fillmore, Freeborn, Houston, Jackson, Kandiyohi, Lac Qui Parle, Le Sueur, Lincoln, Lyon, McLeod, Martin, Meeker, Mower, Murray, Nicollet, Nobles, Olmsted, Pipestone, Redwood, Renville, Rice, Rock, Scott, Sibley, Steele, Stevens, Swift, Waseca, Watonwan, and Yellow Medicine.

B. Counties included in commercial corn area under paragraph 4 (B), sec. 301 (b).—Carver, Goodhue, Grant, Traverse, Wabasha, Winona, and Wright.

Missouri

A. Counties included in commercial corn area under paragraph 4 (A), sec. 301 (b).—Andrew, Atchison, Audrain, Bates, Buchanan, Caldwell, Carroll, Cass, Chariton, Clark, Clay, Clinton, Cooper, Daviess, De Kalb, Gentry, Grundy, Har-

rison, Henry, Holt, Howard, Johnson, Knox, Lafayette, Lincoln, Linn, Livingston, Marion, Mississippi, Monroe, Montgomery, New Madrid, Nodaway, Pettis, Pike, Platte, Ralls, Randolph, Ray, Saint Charles, Saline, Scott, Scotland, Shelby, Stoddard, and Worth.

B. Counties included in commercial corn area under paragraph 4 (B), sec. 301 (b).—Adair, Benton, Boone, Callaway, Cape Girardeau, Dunklin, Jackson, Lewis, Macon, Mercer, Moniteau, Pemiscot, Perry, Putnam, Saint Clair, Schuyler, and Vernon.

Nebraska

A. Counties included in commercial corn area under paragraph 4 (A), sec. 301 (b).—Adams, Antelope, Boone, Buffalo, Burt, Butler, Cass, Cedar, Clay, Colfax, Cuming, Custer, Dakota, Dawson, Dixon, Dodge, Douglas, Fillmore, Franklin, Frontier, Furnas, Gage, Gosper, Greeley, Hall, Hamilton, Harlan, Howard, Jefferson, Johnson, Kearney, Knox, Lancaster, Madison, Merrick, Nance, Nemaha, Nuckolls, Otoe, Pawnee, Perkins, Phelps, Pierce, Platte, Polk, Red Willow, Richardson, Saline, Sarpy, Saunders, Seward, Sherman, Stanton, Thayer, Thurston, Valley, Washington, Wayne, Webster, and York.

B. Counties included in commercial corn area under paragraph 4 (B), sec. 301 (b).—Chase, Hayes, Hitchcock, and Lincoln.

Ohio

A. Counties included in commercial corn area under paragraph 4 (A), sec. 301 (b).—Allen, Auglaize, Butler, Champaign, Clark, Clinton, Crawford, Darke, Defiance, Delaware, Fairfield, Fayette, Franklin, Fulton, Greene, Hancock, Hardin, Henry, Highland, Huron, Knox, Licking, Logan, Lucas, Madison, Marion, Mercer, Miami, Montgomery, Morrow, Paulding, Pickaway, Pike, Preble, Putnam, Ross, Sandusky, Seneca, Shelby, Union, Van Wert, Warren, Wayne, Williams, Wood, and Wyandot.

B. Counties included in commercial corn area under paragraph 4 (B), sec. 301 (b).—Adams, Ashland, Brown, Clermont, Coshocton, Erie, Hamilton, Holmes, Lorain, Medina, Muskingum, Ottawa, Perry, Richland, and Scioto.

South Dakota

A. Counties included in commercial corn area under paragraph 4 (A), sec. 301 (b).—Bon Homme, Brookings, Clay, Hutchinson, Lake, Lincoln, McCook, Minnehaha, Moody, Turner, Union, and Yankton.

B. Counties included in commercial corn area under paragraph 4 (B), sec. 301 (b).—Deuel, Grant, Hanson, Kingsbury, and Roberts.

Wisconsin

A. Counties included in commercial corn area under paragraph 4 (A), sec. 301 (b).—Dane, Grant, Lafayette, and Rock.

B. Counties included in commercial corn area under paragraph 4 (B), sec. 301 (b).—Columbia, Crawford, Green, Iowa, Jefferson, Richland, Sauk, and Walworth.

Kansas

A. Counties included in commercial corn area under paragraph 4 (A), sec. 301 (b).—Atchison, Brown, Doniphan, Jackson, Jefferson, Jewell, Marshall, Miami, Nemaha, Norton, Osage, Phillips, Pottawatomie, Republic, Shawnee, Smith, and Washington.

B. Counties included in commercial corn area under paragraph 4 (B), sec. 301 (b).—Anderson, Coffey, Douglas, Franklin, Johnson, Leavenworth, Linn, and Riley.

Kentucky

A. Counties included in commercial corn area under paragraph 4 (A), sec. 301 (b).—Ballard, Fulton, Henderson, Hickman, and Union.

B. Counties included in commercial corn area under paragraph 4 (B), sec. 301 (b).—Carlisle, Daviess, and Webster.

(Sec. 327, 52 Stat. 51, Sec. 301, 52 Stat. 40)

Done at Washington, D. C., this 30th day of December, 1938. Witness my hand and seal of the Department of Agriculture.

[SEAL]

H. A. WALLACE,
Secretary of Agriculture.

[F. R. Doc. 39-30; Filed, January 3, 1939;
12:01 p. m.]

PART 721—CORN ACREAGE ALLOTMENT FOR THE COMMERCIAL CORN-PRODUCING AREA FOR 1939

BY THE SECRETARY OF AGRICULTURE OF THE UNITED STATES OF AMERICA, A PROCLAMATION

Whereas Section 328 of the Agricultural Adjustment Act of 1938, as amended, provides in part as follows:

The acreage allotment of corn for any calendar year shall be that acreage in the commercial corn-producing area which, on the basis of the average yield for corn in such area during the ten calendar years immediately preceding such calendar year, adjusted for abnormal weather conditions and trends in yield, will produce an amount of corn in such area which the Secretary determines will, together with corn produced in the United States outside the commercial corn-producing area, make available a supply for the marketing year beginning in such calendar year, equal to the reserve supply level. The Secretary shall proclaim such acreage allotment not later than February 1 of the calendar year for which such acreage allotment was determined. * * *

and

Whereas Subsection (c) of Section 301 of said Act provides as follows:

The latest available statistics of the Federal Government shall be used by the Secretary in making the determinations required to be made by the Secretary under this Act.

Now, therefore, be it known that I, H. A. Wallace, Secretary of Agriculture

of the United States of America, acting under and pursuant to, and by virtue of, the authority vested in me by the Act of Congress known as the Agricultural Adjustment Act of 1938, as amended, upon the basis of the latest available statistics of the Federal Government, do hereby ascertain, determine, and proclaim under Section 328 of said Act:

SEC. 721.102 Corn acreage allotment for the commercial corn-producing area for 1939. That the acreage allotment of corn for the commercial corn-producing area for the calendar year 1939 shall be 41,256,000 acres. (52 Stat. 52,202)

Done at Washington, D. C. this 30th day of December, 1938. Witness my hand and the seal of the Department of Agriculture.

[SEAL.]

H. A. WALLACE,
Secretary of Agriculture.

[F. R. Doc. 39-29; Filed, January 3, 1939;
12:01 p. m.]

[Corn-301]

PART 721—PROCLAMATIONS AND DETERMINATIONS RELATING TO CORN ALLOTMENTS

DETERMINATION OF COUNTY CORN ACREAGE
ALLOTMENTS AND COUNTY NORMAL YIELDS
OF CORN FOR 1939

SEC. 721.103 County corn acreage allotments and county normal yields of corn for 1939. Pursuant to the authority vested in the Secretary of Agriculture under Sections 329 (a) and 301 (b) (13) (E) of the Agricultural Adjustment Act of 1938, as amended, the corn acreage allotment for the commercial corn-producing area for 1939 as established by the proclamation dated December 30, 1938, is hereby apportioned among the commercial corn-producing counties, and the normal yields of corn for 1939 for such counties are hereby established, as follows:

ILLINOIS

Corn *Corn*

<i>County</i>	<i>allotment</i>	<i>yield</i>	<i>Washington</i>
Adams	73, 221	36. 2	Wayne
Alexander	19, 035	28. 4	White
Bond	29, 188	25. 4	Whiteside
Boone	43, 441	36. 1	Will
Brown	28, 758	35. 6	Winnebago
Bureau	164, 190	42. 5	Woodford
Calhoun	16, 835	37. 9	
Carroll	58, 488	42. 6	
Cass	47, 204	36. 3	
Champaign	206, 097	41. 0	
Christian	101, 526	34. 5	
Clark	48, 171	32. 5	
Clay	42, 324	22. 0	
Clinton	38, 281	29. 3	
Coles	77, 291	33. 4	
Cook	50, 877	34. 9	
Crawford	40, 890	30. 8	
Cumberland	38, 863	27. 4	
De Kalb	125, 187	43. 7	
De Witt	78, 808	36. 5	
Douglas	74, 337	38. 2	
Du Page	36, 887	35. 2	
Edgar	96, 843	39. 8	
Edwards	22, 787	30. 5	
Effingham	40, 674	25. 8	
Fayette	63, 144	23. 6	
Ford	105, 875	39. 0	
Fulton	103, 602	39. 6	

ILLINOIS—Continued

County	Corn allotment
Gallatin	37, 81
Greene	65, 56
Grundy	89, 57
Hamilton	33, 00
Hancock	88, 56
Hardin	10, 31
Henderson	57, 31
Henry	152, 67
Iroquois	228, 23
Jackson	37, 55
Jasper	47, 66
Jersey	32, 13
Jo Daviess	46, 21
Johnson	22, 24
Kane	81, 06
Kankakee	122, 92
Kendall	60, 16
Knox	111, 84
Lake	34, 50
La Salle	235, 07
Lawrence	38, 03
Lee	130, 51
Livingston	234, 01
Logan	114, 92
McDonough	92, 02
McHenry	85, 11
McLean	259, 28
Macon	104, 55
Macoupin	78, 38
Madison	59, 18
Marion	40, 09
Marshall	68, 30
Mason	76, 20
Massac	19, 44
Menard	46, 53
Mercer	91, 44
Monroe	25, 48
Montgomery	67, 47
Morgan	80, 36
Moultrie	57, 28
Ogle	116, 30
Peoria	80, 87
Perry	25, 22
Platt	81, 94
Pike	79, 94
Pope	16, 49
Pulaski	20, 09
Putnam	25, 01
Randolph	34, 74
Richland	31, 25
Rock Island	57, 24
Saint Clair	48, 84
Saline	34, 58
Sangamon	138, 17
Schuylerville	40, 01
Scott	36, 30
Shelby	101, 46
Stark	55, 66
Stephenson	72, 60
Tazewell	106, 06
Union	24, 48
Vermillion	158, 25
Wabash	25, 56
Warren	105, 19
Washington	33, 23
Wayne	55, 84
White	60, 37
Whiteside	117, 55
Will	126, 52
Winnebago	66, 55
Woodford	95, 92

INDIANA—Continued

Corn yield	County	Corn allotment	Corn yield
29.2	Fulton	46,750	35.9
36.0	Gibson	53,484	33.2
35.0	Grant	52,715	41.0
22.5	Greene	37,040	33.2
36.9	Hamilton	56,710	38.6
24.3	Hancock	46,684	36.4
40.2	Hendricks	55,093	35.8
43.0	Henry	54,630	36.4
36.8	Howard	41,802	43.9
28.0	Huntington	41,871	38.5
25.4	Jackson	35,702	30.6
33.4	Jasper	78,353	30.8
40.4	Jay	39,274	34.1
22.7	Jennings	20,864	29.4
40.3	Johnson	43,440	40.1
34.6	Knox	61,759	32.8
35.8	Kosciusko	58,008	36.4
41.8	Lagrange	35,161	33.5
35.2	Lake	45,008	33.1
40.5	La Porte	65,284	32.8
29.8	Lawrence	24,415	29.9
40.5	Madison	65,386	41.2
38.3	Marion	35,751	33.8
38.7	Marshall	49,203	34.2
38.2	Martin	15,604	31.3
35.6	Miami	46,669	39.8
38.7	Montgomery	66,593	36.0
39.4	Morgan	41,013	35.3
31.8	Newton	59,792	33.1
32.3	Noble	38,311	36.1
22.5	Orange	22,445	28.6
39.5	Owen	18,655	30.2
33.4	Parke	40,609	34.0
29.0	Pike	24,247	29.8
37.0	Porter	40,414	31.3
41.4	Posey	49,373	32.8
34.8	Pulaski	51,919	30.4
30.5	Putnam	43,672	33.5
38.6	Randolph	62,405	37.9
35.4	Ripley	30,998	27.4
39.6	Rush	67,340	42.7
39.0	Saint Joseph	40,936	32.2
21.4	Scott	11,864	25.4
39.4	Shelby	63,830	35.4
36.0	Spencer	31,329	28.8
22.5	Starke	32,979	30.4
27.5	Steuben	23,037	33.0
43.3	Sullivan	43,468	31.4
28.2	Tippecanoe	74,345	34.4
24.3	Tipton	41,348	44.3
41.0	Union	21,464	43.1
32.8	Vanderburgh	21,144	35.8
27.5	Vermillion	29,750	29.9
38.0	Vigo	42,906	30.4
37.0	Wabash	48,263	40.0
38.2	Warren	54,787	33.3
31.2	Warrick	28,458	28.6
39.7	Washington	29,770	28.1
39.9	Wayne	49,503	38.3
39.5	Wells	46,204	38.8
27.8	White	82,671	34.2
36.0	Whitley	32,162	36.7
34.3		IOWA	
41.3	Adair	96,768	36.2
23.2	Adams	68,563	34.1
21.7	Allamakee	41,181	39.7
29.1	Audubon	82,656	38.3
42.0	Appanoose	37,019	27.5
33.0	Benton	122,871	43.7
37.2	Black Hawk	93,683	40.8
41.5	Boone	115,388	41.7
27.2	Bremer	63,333	38.3
39.8	Buchanan	93,554	36.3
36.6	Buena Vista	122,098	41.3
35.0	Butler	100,248	37.4
34.9	Calhoun	123,434	41.4
34.3	Carroll	116,464	39.6
35.6	Cass	105,855	36.0
39.6	Cedar	91,247	47.7
37.4	Cerro Gordo	98,567	36.1
31.5	Cherokee	113,022	37.9
38.4	Chickasaw	68,444	32.9
31.5	Clarke	47,748	30.5
29.3	Clay	109,281	38.8
38.8	Clayton	71,776	43.3
34.1	Clinton	114,168	44.2
40.1	Crawford	136,802	33.5
32.1	Dallas	115,466	41.8
31.6	Davis	37,923	27.7
41.5	Decatur	50,066	27.3
33.7	Delaware	83,957	40.2
39.1	Des Moines	54,098	38.8

FEDERAL REGISTER, Thursday, January 5, 1939

IOWA—Continued

County	Corn allotment
Dickinson	68,894
Dubuque	62,798
Emmet	76,018
Fayette	91,272
Floyd	85,555
Franklin	116,728
Fremont	128,600
Greene	127,249
Grundy	92,533
Guthrie	100,474
Hamilton	120,740
Hancock	108,288
Hardin	111,917
Harrison	153,592
Henry	57,761
Howard	55,972
Humboldt	91,438
Ida	92,265
Iowa	84,926
Jackson	58,581
Jasper	128,326
Jefferson	52,219
Johnson	90,808
Jones	73,345
Keokuk	86,726
Kossuth	193,179
Lee	41,159
Linn	104,820
Louisa	58,747
Lucas	41,285
Lyon	113,228
Madison	80,771
Mahaska	93,631
Marion	81,493
Marshall	102,699
Mills	99,396
Mitchell	68,456
Monona	140,540
Monroe	36,598
Montgomery	85,184
Muscatine	63,479
O'Brien	111,930
Osceola	77,813
Page	102,264
Palo Alto	110,351
Plymouth	176,977
Pocahontas	124,456
Polk	96,576
E. Pottawatamie	105,138
W. Pottawatamie	108,210
Poweshiek	97,854
Ringgold	68,764
Sac	120,463
Scott	68,208
Shelby	125,269
Sioux	155,267
Story	125,540
Tama	112,768
Taylor	80,743
Union	56,648
Van Buren	36,318
Wapello	47,029
Warren	78,336
Washington	87,065
Wayne	53,163
Webster	139,586
Winnebago	71,279
Winneshiek	73,712
Woodbury	189,445
Worth	60,885
Wright	121,476

MICHIGAN

Branch	36,764
Calhoun	36,684
Cass	32,529
Hillsdale	40,531
Jackson	34,189
Kalamazoo	26,759
Lenawee	64,052
Monroe	48,679
Saint Joseph	35,027
Washtenaw	40,756
Wayne	15,122

MINNESOTA

Big Stone	48,201
Blue Earth	107,412
Brown	78,695
Carver	32,141
Chippewa	85,788
Cottonwood	98,590
Dakota	52,917

MINNESOTA—Continued

County	Corn yield
Dodge	36.6
Faribault	40.7
Fillmore	39.7
Freeborn	37.7
Goodhue	36.9
Grant	40.7
Houston	34.1
Jackson	39.6
Kandiyohi	43.7
Lac Qui Parle	36.4
Le Sueur	42.8
Lincoln	39.6
Lyon	42.1
McLeod	31.7
Martin	41.2
Meeker	32.1
Mower	43.3
Murray	34.4
Nicollet	42.9
Nobles	42.0
Olmsted	42.1
Pipestone	33.5
Redwood	43.1
Renville	45.2
Rice	38.7
Rock	40.0
Scott	32.3
Sibley	41.0
Steele	38.6
Swift	34.1
Traverse	37.6
Wabasha	38.5
Waseca	37.7
Watowan	43.3
Winona	36.8
Wright	36.8
Yellow Medicine	32.9
MISSOURI	28.9
Adair	42.0
Andrew	41.2
Atchison	37.7
Audrain	34.1
Bates	38.7
Benton	31.3
Boone	42.1
Buchanan	40.7
Caldwell	38.6
Callaway	35.8
Cape Girardeau	42.8
Carroll	27.6
Cass	38.9
Chariton	47.3
Clark	38.0
Clay	35.2
Clinton	43.1
Cooper	43.6
Davies	29.7
De Kalb	32.5
Dunklin	29.3
Gentry	33.3
Grundy	37.4
Harrison	42.6
Henry	27.9
Holt	41.8
Howard	39.6
Jackson	39.4
Johnson	30.6
Knox	37.3
Lafayette	41.8
Linn	30.9
Livingston	31.0
Macon	28.8
Marion	32.2
Mercer	31.7
Mississippi	29.7
Moniteau	34.9
Monroe	37.3
Montgomery	27.6
New Madrid	33.1
Nodaway	29.5
Pemiscot	34.0
Perry	24.8
Pettis	37.8
Pike	37.8
Platte	36.2
Putnam	44.2
Ralls	29.0
Randolph	33.4
Ray	34.0

MISSOURI—Continued

County	Corn yield
Saint Charles	34.7
Saint Clair	38.8
Saline	37.4
Schuylerville	39.8
Scotland	38.5
Scott	22.5
Shelby	43.0
Stoddard	37.2
Vernon	24.9
Worth	40.7
MISSOURI	23.6
NEBRASKA	23.6
Adams	29.1
Antelope	38.2
Boone	40.7
Buffalo	31.9
Burt	36.2
Butler	31.6
Cass	40.9
Cedar	37.0
Chase	27.2
Clay	27.9
Colfax	32.7
Cuming	34.9
Custer	39.4
Dakota	32.5
Dawson	40.7
Dixon	20.8
Dodge	40.4
Douglas	26.2
Fillmore	27.4
Franklin	22.6
Frontier	37.3
Furnas	38.2
Hamilton	28.0
Harlan	105,638
Hayes	98,535
Hitchcock	27.9
Howard	77,115
Jefferson	78,541
Johnson	57,990
Kearney	78,054
Knox	25.6
Lancaster	169,403
Lincoln	147,048
Madison	187,541
Merrick	125,112
Nance	69,925
Nemaha	20.5
Nuckolls	99,977
Otoe	27.1
Pawnee	60,818
Perkins	132,504
Phelps	103,993
Pierce	25.4
Platte	147,889
Polk	92,871
Red Willow	96,372
Richardson	97,021
Saline	81,317
Sarpy	53,678
Saunders	168,756
Seward	108,717
Sherman	79,262
Stanton	84,803
Thayer	86,681
Thurston	93,903
Valley	90,571
Washington	81,344
Wayne	104,379
Webster	99,211
York	127,669
OHIO	25.4
Adams	28,847
Allen	42,102
Ashland	25,149
Auglaize	46,670
Brown	39,526
Butler	50,421
Champaign	51,020
Clark	48,782
Clermont	37,038
Clinton	57,579
Coshocton	20,640
Crawford	37,501
Darke	82,019
Defiance	34,901
Delaware	41,494
OHIO	36.5

OHIO—Continued

County	Corn allotment
Erie	18,367
Fairfield	49,464
Fayette	61,155
Franklin	51,059
Fulton	44,372
Greene	54,554
Hamilton	15,813
Hancock	61,908
Hardin	53,481
Henry	56,511
Highland	51,810
Holmes	22,671
Huron	35,312
Knox	35,131
Licking	47,735
Logan	46,064
Lorain	25,495
Lucas	24,553
Madison	66,511
Marion	48,947
Medina	24,288
Mercer	51,321
Miami	54,422
Montgomery	47,351
Morrow	31,446
Muskingum	23,380
Ottawa	19,960
Paulding	50,600
Perry	16,878
Pickaway	69,070
Pike	23,368
Preble	56,888
Putnam	60,449
Richland	30,208
Ross	57,866
Sandusky	42,886
Scioto	22,748
Seneca	54,542
Shelby	46,885
Union	45,898
Van Wert	52,953
Warren	44,744
Wayne	41,420
Williams	35,944
Wood	85,252
Wyandot	41,584

SOUTH DAKOTA

Bon Homme	85,535
Brookings	108,843
Clay	85,719
Deuel	48,307
Grant	50,493
Hanson	63,778
Hutchison	101,983
Kingsbury	88,262
Lake	89,355
Lincoln	118,047
McCook	94,249
Minnehaha	146,960
Moody	89,646
Roberts	72,809
Turner	106,476
Union	96,431
Yankton	78,623

WISCONSIN

Columbia	68,798
Crawford	24,099
Dane	116,094
Grant	89,197
Green	56,279
Iowa	44,620
Jefferson	50,197
Lafayette	60,235
Richland	26,911
Rock	88,587
Sauk	55,892
Walworth	60,737

KANSAS

Anderson	47,994
Atchison	50,194
Brown	96,389
Coffey	53,209
Doniphan	58,616
Douglas	39,875
Franklin	54,583
Jackson	85,797
Jefferson	62,794
Jewell	128,594
Johnson	43,490

KANSAS—Continued

County	Corn yield	County	Corn allotment
Leavenworth	39.2	Leavenworth	37,728
Linn	41.7	Linn	52,899
Marshall	41.4	Marshall	131,517
Miami	39.6	Miami	62,190
Nemaha	40.0	Nemaha	120,145
Norton	41.3	Norton	125,154
Osage	37.1	Osage	74,907
Phillips	37.9	Phillips	124,862
Pottawatomie	38.6	Pottawatomie	73,204
Republic	39.9	Republic	110,273
Riley	33.4	Riley	46,788
Shawnee	37.5	Shawnee	54,846
Smith	34.4	Smith	134,508
Washington	39.5	Washington	112,581

KENTUCKY

Corn yield
28,677
18,052
41,916
23,500
60,610
28,100
41,140
28,920

ORDER TO CEASE AND DESIST

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, testimony and other evidence taken before John J. Keenan, an examiner of the Commission theretofore duly designated by it, in support of the allegations of said complaint and in opposition thereto, and brief of counsel for the Commission (respondent not having filed brief), and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act;

It is ordered. That the respondent, Gold Medal Books, Inc., its officers, representatives, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of books, in interstate commerce and in the District of Columbia, do forthwith cease and desist from:

Using pictures of, or references to, books in their original bindings and formats, or in any bindings and formats other than those actually and currently used by respondent, to describe, designate, illustrate, or in any way refer to, books offered for sale and sold by respondents, when in fact the bindings, formats, or quality of respondent's books are not identical with, or equal to, the books pictured or referred to, unless such pictures and references are accompanied in close proximity by other conspicuous and unequivocal statements which will fully inform purchasers as to the differences between respondent's books and the books pictured or referred to, and which will prevent any mistaken belief on the part of purchasers that the bindings, formats, or quality of respondent's books are identical with, or equal to, that of the books pictured or referred to, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Gold Medal Books, Inc., Docket 2880, December 13, 1938]

It is further ordered. That the respondent shall, within sixty days after service upon it of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-50; Filed, January 4, 1939;
12:47 p. m.]

[Docket No. 3068]

IN THE MATTER OF LEVY BROS. CHINA CO., INC.

SEC. 3.66 (k) 4) Misbranding or mislabeling — Source or origin — Place. Falsely representing, through use of the words and letters "Limoges Dec.", or any other word or words of similar import and meaning, or in any other manner, that respondent's chinaware or

FEDERAL REGISTER, Thursday, January 5, 1939

earthenware products were made in Limoges, France, or that said products are "Limoges" or originated in or from said city, or were decorated therein, or with designs or decorations peculiar to, or characteristic of, the artistry of said city, or of such products made therein, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Levy Bros. China Co., Inc., Docket 3068, December 13, 1938]

*United States of America—Before
Federal Trade Commission*

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 13th day of December, A. D. 1938.

Commissioners: Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

ORDER TO CEASE AND DESIST

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of the respondent, and a stipulation as to the facts entered into between respondent herein and W. T. Kelley, Chief Counsel for the Commission, which provides, among other things, that without further evidence or other intervening procedure, the Commission may proceed upon said statement of facts, together with the facts admitted by respondent's answer to the complaint herein, to make its report stating its findings as to the facts and its conclusion based thereon, and enter its order disposing of the proceeding, and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act:

It is ordered, That respondent Levy Bros. China Co., Inc., its officers, agents, employees, and representatives, in connection with the offering for sale, sale and distribution of its chinaware or earthenware products, in interstate commerce or in the District of Columbia, do forthwith cease and desist, directly or indirectly, from:

(1) Representing that said products are "Limoges" or originated in or from the City of Limoges, France, when such is not the fact;

(2) Representing that said products have been decorated in the City of Limoges, France, when such is not the fact;

(3) Representing that said products are decorated with designs or decorations which are peculiar to, or characteristic of, the artistry of the City of Limoges, France.

(4) Representing, through the use of the words and letters "Limoges Dec.", or any other word or words of similar import and meaning, or in any other manner, that said products were manufactured in the City of Limoges, France,

or are decorated with designs or decorations which are peculiar to, or characteristic of, chinaware or earthenware products made in the City of Limoges, France, when such are not the facts.

It is further ordered, That respondent shall within sixty (60) days after service upon it of this order, file with the Commission a report in writing setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-52; Filed, January 4, 1939;
12:48 p. m.]

[Docket No. 3191]

IN THE MATTER OF UCA MANUFACTURING COMPANY, ETC.

SEC. 3.6 (t) Advertising falsely or misleadingly—Qualities or properties of product. Representing, in connection with the offer and sale of two medicinal products designated Uca Mentho Salve and Uca Vapor Balm, or of any other products with substantially same ingredients or properties, that said medicinal products are competent and adequate remedies or cures for eczema, sore throat, colds, cuts, rheumatism, and various other ailments, as specified, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Uca Manufacturing Company, etc., Docket 3191, December 14, 1938]

SEC. 3.6 (a) 22 Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Producer status of dealer—Laboratory: SEC. 3.96 (b) 5 Using misleading name—Vendor—Producer or laboratory status of dealer. Falsely representing, in connection with the offer and sale by respondents of a miscellaneous line of merchandise including two medicinal products designated Uca Mentho Salve and Uca Vapor Balm, through use of the word "laboratories" or the abbreviation "lab", as part of a trade name, or through any other means or device, that they, or any of them, own, operate or conduct a laboratory, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Uca Manufacturing Company, etc., Docket 3191, December 14, 1938]

SEC. 3.99 (b) Using or selling lottery devices—in merchandising. Supplying to, etc., others, in connection with the offer and sale by respondents of a miscellaneous line of merchandise including two medicinal products designated Uca Mentho Salve and Uca Vapor Balm, pull cards or other lottery devices, to enable such persons to dispose of, etc., various articles of merchandise, by the use thereof, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Uca Manufac-

turing Company, etc., Docket 3191, December 14, 1938]

*United States of America—Before
Federal Trade Commission*

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 14th day of December, A. D. 1938.

Commissioners: Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

IN THE MATTER OF MORRIS R. SHAPIRO, CHARLES SHAPIRO, MARY SHAPIRO, AND MRS. ROBERT SHAPIRO, COPARTNERS, TRADING AS UCA MANUFACTURING COMPANY, UCA MENTHO COMPANY, UCA MENTHO LABORATORIES, AND ROBERT MORE COMPANY

ORDER TO CEASE AND DESIST

This proceeding having been heard¹ by the Federal Trade Commission upon the complaint of the Commission, the answer of respondents, testimony and other evidence taken before Arthur F. Thomas, an Examiner of the Commission theretofore duly designated by it, in support of the allegations of said complaint and in opposition thereto, and brief filed herein in support of the complaint (no brief having been filed by the respondents and oral argument not having been requested), and the Commission having made its findings as to the facts and its conclusion that said respondents have violated the provisions of the Federal Trade Commission Act;

It is ordered, That the respondents, Morris R. Shapiro, Charles Shapiro, and Mary Shapiro, copartners, trading as Uca Manufacturing Company, Uca Mentho Company, Uca Mentho Laboratories, and Robert More Company, or trading under any other name, and their agents, representatives and employees, in connection with the offering for sale, sale and distribution of a miscellaneous line of merchandise now designated Uca Mentho Salve and Uca Vapor Balm, or of any other medicinal product or products containing substantially the same ingredients, or possessing the same properties, sold under those names or under any other names, in interstate commerce or in the District of Columbia, do forthwith cease and desist from:

1. Representing that said medicinal products are competent and adequate remedies or cures for eczema, sore throat, colds, cuts, burns, chapped hands and lips, asthma, catarrh, sores, earaches, rheumatism, bronchitis, fever blisters, frost bites, pimples, boils, piles, ivy poisoning, erysipelas, prickly heat, tetter and chafing;

2. Representing, through the use of the word "laboratories" or the abbreviation "lab", as part of a trade name,

¹ 3 F. R. 271 (318 DI).

or through any other means or device, that they, or any of them, own, operate or conduct a laboratory, unless such is a fact;

3. Supplying to or placing in the hands of others pull cards or other lottery devices whereby such persons are enabled to dispose of or sell articles of merchandise by said devices;

It is further ordered, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-53; Filed, January 4, 1939;
12:48 p. m.]

[Docket No. 3292]

IN THE MATTER OF F. B. PRODUCTS COMPANY ET AL.

SEC. 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product*: SEC. 3.6 (y) *Advertising falsely or misleadingly—Safety*. Misrepresenting, in connection with the sale, etc., of various pharmaceutical tablets, compounds and preparations designed, etc., for feminine hygiene use, that said preparations, designated as "F. B. Regulator", "F. B. Tablets" and "F. B. Relief Compound", or any other preparations with substantially same ingredients or properties, whether sold under aforesaid or any other names, form safe, competent or reliable cures, remedies or effective treatments for delayed, sluggish, painful or suppressed menstruation, or for menstrual disorders generally; or are effective to tone up generative organs, or whole system; or are abortifacients or competent and effective contraceptives; or are safe and harmless and produce no bad after effects or other injury, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, F. B. Products Company et al., Docket 3292, December 13, 1938]

SEC. 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product*: SEC. 3.6 (y) *Advertising falsely or misleadingly—Safety*. Representing that pharmaceutical preparations designated as "F. B. Vagettes" and "F. B. Vagi-Tabs", or any other preparations with substantially same ingredients or properties, whether sold under aforesaid or any other names, constitute effective, potent or powerful germicides under conditions of use for feminine hygiene purposes; or are effective in prevention of venereal or other diseases, or as prophylactics; or are positive, dependable contraceptives; or serve as competent and effective deodorants; or may

be used safely and without fear of harmful after effects or other injury, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, F. B. Products Company et al., Docket 3292, December 13, 1938]

United States of America—Before
Federal Trade Commission

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 13th day of December, A. D. 1938.

Commissioners: Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

IN THE MATTER OF R. E. LEADERBRAND AND GLADYS M. LEADERBRAND, PARTNERS, TRADING AS F. B. PRODUCTS COMPANY AND F. B. DRUG COMPANY

ORDER TO CEASE AND DESIST

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer in which respondents admit all material allegations of fact as set forth in said complaint, and upon testimony and other evidence taken in support of the allegations of the complaint before Arthur F. Thomas, an examiner of the Commission theretofore duly designated by it, and the Commission having made its findings as to the facts and its conclusion that said respondents have violated the provisions of the Federal Trade Commission Act;

It is ordered, That the respondents, R. E. Leaderbrand and Gladys M. Leaderbrand, partners trading as F. B. Products Company and F. B. Drug Company, or trading under any other name, their representatives, agents, and employees, in connection with the offering for sale and sale and distribution of various pharmaceutical tablets, compounds and preparations designed and intended for so-called feminine hygiene use, in interstate commerce or in the District of Columbia, do forthwith cease and desist from representing, directly or by implication:

1. That said pharmaceutical preparations now designated as "F. B. Regulator", "F. B. Tablets", and "F. B. Relief Compound", or any other preparations composed of substantially the same ingredients or possessing the same or similar properties, whether sold under those names or under any other names, form safe, competent or reliable cures, remedies, or effective treatments for delayed, sluggish, painful or suppressed menstruation, or for menstrual disorders generally; that said preparations are effective to tone up the generative organs, or the whole system; that said preparations are abortifacients or competent and effective contraceptives; or

that said preparations are safe and harmless and produce no bad after effects or other injury.

2. That said pharmaceutical preparations now designated as "F. B. Vagettes" and "F. B. Vagi-Tabs", or any other preparations composed of substantially the same ingredients or possessing the same or similar properties, whether sold under those names or under any other names, constitute effective, potent or powerful germicides under the conditions of use for so-called feminine hygiene purposes; that said preparations are effective in the prevention of venereal or other diseases or are effective as prophylactics; that said preparations are positive, dependable contraceptives; that said preparations serve as competent and effective deodorants; or that said preparations may be used safely and without fear of harmful after effects or other injury.

It is further ordered, That the respondents, R. E. Leaderbrand and Gladys M. Leaderbrand, partners trading as F. B. Products Company and F. B. Drug Company, shall, within thirty (30) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-57; Filed, January 4, 1939;
12:50 p. m.]

[Docket No. 3317]

IN THE MATTER OF MATHIESON ALKALI WORKS, INC., ET AL.

SEC. 3.27 (d) *Combining or conspiring—to enhance, maintain or unify prices*. Entering into and continuing any agreement, etc., in connection with the sale and offer of liquid chlorine in interstate commerce or in the District of Columbia, to fix and maintain uniform prices, but subject to the provision "that nothing herein contained shall prohibit the exercise by the respondents of their lawful rights under the patent laws of the United States", prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Mathieson Alkali Works, Inc., et al., Docket 3317, December 16, 1938]

United States of America—Before
Federal Trade Commission

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 16th day of December, A. D. 1938.

Commissioners: Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

IN THE MATTER OF MATHIESON ALKALI WORKS, INC., THE ELECTRO BLEACHING GAS COMPANY, SOLVAY SALES CORPORATION, THE HOOKER ELECTROCHEMICAL COMPANY, THE DIAMOND ALKALI COMPANY, THE BELLE ALKALI COMPANY, THE MONSANTO CHEMICAL COMPANY, PENNSYLVANIA SALT MANUFACTURING COMPANY, AND THE COLUMBIA ALKALI CORPORATION

ORDER TO CEASE AND DESIST

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the answers of respondents, in which answers respondents admit all the material allegations of fact set forth in said complaint and state that they waive all intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and conclusion that said respondents have violated the provisions of the Federal Trade Commission Act;

It is ordered, That the respondents, Mathieson Alkali Works, Inc., The Electro Bleaching Gas Company, Solvay Sales Corporation, The Hooker Electrochemical Company, The Diamond Alkali Company, The Belle Alkali Company, The Monsanto Chemical Company, Pennsylvania Salt Manufacturing Company, and The Columbia Alkali Corporation, their respective officers, agents, servants and employees, in connection with the sale and the offering for sale of liquid chlorine in commerce between and among the various states of the United States and the District of Columbia, do forthwith cease and desist from entering into any understanding, agreement, combination and conspiracy between and among any two or more of the said respondents, and from continuing any agreement, combination, understanding and conspiracy heretofore entered into among themselves, to fix and maintain or for the purpose of fixing and maintaining uniform prices or enhanced uniform prices, or to divide the United States into zones for the sale of said product at uniform prices, or at enhanced uniform prices; provided that nothing herein contained shall prohibit the exercise by the respondents of their lawful rights under the patent laws of the United States.

It is further ordered, That the respondents shall, within thirty (30) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they shall have complied with their order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-56; Filed, January 4, 1939;
12:49 p. m.]

[Docket No. 3365]

IN THE MATTER OF NORTHWESTERN YEAST COMPANY

SEC. 3.6 (t) Advertising falsely or misleadingly—Qualities or properties of product. Representing, in connection with the sale, etc., of "Yeast Foam Tablets" and "Animal-Poultry Yeast Foam", or any other preparations with similar ingredients or properties, whether sold under aforesaid or any other names, that benefits thereof are more than (a) a mild laxative, (b) the supplying of the vitamin B complex in diets deficient in such vitamins, (c) the stimulating of leucocyte formation, (d) or of the appetite if same is impaired by an insufficient supply of the vitamin B complex, (e) or of the flow of secretions from the glands of the digestive tract, unless and until competent medical authority has shown said preparations to have additional therapeutic values, and representing that the typical every-day diet in general is deficient in vitamin B, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Northwestern Yeast Company, Docket 3365, December 13, 1938]

SEC. 3.6 (y) 1) Advertising falsely or misleadingly—Scientific or other relevant facts. Representing, in connection with offer, sale and distribution, in interstate commerce or in District of Columbia, of respondent's "Yeast Foam Tablets" and "Animal-Poultry Yeast Foam", or any other preparation with like ingredients or properties, that the typical every-day diet in general is deficient in vitamin B, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b). [Cease and desist order, Northwestern Yeast Company, Docket 3365, December 13, 1938]

SEC. 3.6 (t) Advertising falsely or misleadingly—Qualities or properties of product. Representing, in connection with offer, sale and distribution, in interstate commerce or in District of Columbia, of respondent's "Yeast Foam Tablets" and "Animal-Poultry Yeast Foam", or any other preparation with like ingredients or properties, and subject to certain qualifications in case of insufficient supply of vitamin B complex and certain others, as specified, that use of said "Yeast Foam Tablets" will bring about or cause specific benefits, as set forth in detail, relative to skin troubles, the cathartic habit, normal and healthy functioning of the digestive and eliminating system, elimination of poisons and wastes, and promotion of intestinal action and restoration of energy and relief of headaches and increase in weight, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Northwestern Yeast Company, Docket 3365, December 13, 1938]

SEC. 3.6 (t) Advertising falsely or misleadingly—Qualities or properties of product. Representing, in connection with

offer, sale and distribution, in interstate commerce or in District of Columbia, of respondent's "Yeast Foam Tablets" and "Animal-Poultry Yeast Foam", or any other preparation with like ingredients or properties, that use of said products has any direct effect on cleansing or purifying the blood stream, excepting insofar as they may indirectly increase number and quality of red and white blood corpuscles where digestive, etc., processes are defective because of lack of sufficient vitamin B complex, or of such nutritional essentials as are contained in said preparations, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Northwestern Yeast Company, Docket 3365, December 13, 1938]

SEC. 3.6 (t) Advertising falsely or misleadingly—Qualities or properties of product. Representing, in connection with offer, sale and distribution, in interstate commerce or in District of Columbia, of respondent's "Yeast Foam Tablets" and "Animal-Poultry Yeast Foam", or any other preparation with like ingredients or properties, and subject to certain qualifications where there is a deficiency of vitamin B and other deficiency, as specified, that use of said "Animal-Poultry Yeast Foam" will help a dog get all the nourishment of his food or aid him in digestion or assimilation thereof, or result in his having stronger bones, glossier coat, immunity from germs or diseases, or that feeding thereof to chickens will cause coccidiosis or other intestinal diseases to disappear, or do more than act as a possible aid in combating such diseases, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Northwestern Yeast Company, Docket 3365, December 13, 1938]

United States of America—Before
Federal Trade Commission

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 13th day of December, A. D. 1938.

Commissioners: Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

ORDER TO CEASE AND DESIST

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondent and a stipulation entered into by and between the respondent and W. T. Kelley, Chief Counsel for the Federal Trade Commission, whereby it was stipulated and agreed that a statement of facts signed and executed by the respondent and W. T. Kelley, Chief Counsel for the Federal Trade Commission, might be taken as the facts in this proceeding and in lieu of testimony in support of the charges stated in the complaint or in opposition thereto, which

stipulation was approved by the Commission, and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act;

It is ordered, That the respondent, Northwestern Yeast Company, its successors and assigns, officers, representatives, agents and employees, directly or indirectly, or through any corporate or other device, in connection with the offering for sale, sale and distribution of its preparations or products now designated as "Yeast Foam Tablets" and "Animal-Poultry Yeast Foam" or any other preparations or products, composed of like or similar ingredients or possessing like or similar properties, whether sold under these names or other names, in interstate commerce or in the District of Columbia, do forthwith cease and desist from representing directly or indirectly:

(1) That the benefits of said preparations or products are more than:

- (a) a mild laxative,
- (b) the supplying of the vitamin B complex in diets deficient in such vitamins,
- (c) the stimulating of leucocyte formation,
- (d) the stimulating of the appetite if same is impaired by an insufficient supply of the vitamin B complex.
- (e) the stimulating of the flow of secretions from the glands of the digestive tract, but not the stimulating or activating of glands in other parts of the body, unless and until competent medical authority has shown said preparations or products to have additional therapeutic values;

(2) That the typical every-day diet in general is deficient in vitamin B;

(3) That the use of Yeast Foam Tablets will correct skin troubles, eruptions, blemishes or bad color unless such conditions are due to an insufficient supply of the Vitamin B complex, or to such other nutritional essentials as are contained in yeast or are due to gastrointestinal irregularities which may be corrected by the use of yeast;

(4) That the use of Yeast Foam Tablets will rid one of the cathartic habit except in so far as the use of yeast may be helpful as a mild laxative;

(5) That the use of Yeast Foam Tablets will restore one's digestive and eliminating system to normal healthy functioning unless such condition is due to a deficiency of the vitamin B complex;

(6) That the use of Yeast Foam Tablets will eliminate body poisons and waste unless the faulty elimination is due to a deficiency in the vitamin B complex;

(7) That the use of Yeast Foam Tablets will stimulate intestinal action, restore energy or relieve headaches, except in those cases due to constipation resulting from a vitamin B complex deficiency;

(8) That the use of Yeast Foam Tablets will tone up the intestinal nerves and

muscles, strengthen digestion and promote more regular elimination, except in those cases of constipation resulting from a vitamin B complex deficiency;

(9) That the use of Yeast Foam Tablets or Animal-Poultry Yeast Foam has any direct effect on cleansing or purifying the blood stream, except in so far as the said preparations may indirectly increase the number and quality of both red and white blood corpuscles in those cases where the digestive, assimilating or eliminating processes are defective because of a lack of a sufficient amount of the vitamin B complex or of such nutritional essentials as are contained in said preparations;

(10) That the use of Yeast Foam Tablets will increase body weight unless the weight deficiency is due to a loss of appetite occasioned by a deficiency of the vitamin B complex;

(11) That the use of Animal-Poultry Yeast Foam will help a dog get "all" the nourishment from his food;

(12) That the use of Animal-Poultry Yeast Foam will aid a dog in his digestion and assimilation of food except that it may aid in those cases where there is a deficiency of the vitamin B complex in the diet or a deficiency of the enzymes in the digestive secretions;

(13) That the use of Animal-Poultry Yeast Foam will result in a dog's having stronger bones, a slick glossiness of coat or immunity from germs or diseases;

(14) That the feeding of Yeast Foam to chickens will cause coccidiosis or other intestinal diseases to disappear;

(15) That the feeding of Animal-Poultry Yeast Foam to chickens will have any more effect than acting as a possible aid in combatting coccidiosis or other intestinal diseases.

It is further ordered, That the respondent shall, within sixty days after service upon it of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-51; Filed, January 4, 1939;
12:47 p. m.]

[Docket No. 3391]

IN THE MATTER OF AMERICAN FLANGE AND
MANUFACTURING COMPANY, INC.

SEC. 3.39 *Dealing on exclusive and tying basis.* Soliciting, persuading or inducing, in connection with offer, sale and distribution of respondent's "Tri-Sure" or other closure-structures or parts for metal containers in interstate commerce or in the District of Columbia, any purchaser of such "Tri-Sure" or other metal receptacle closure flanges or sealing caps, and in connection with purchase thereof, to accept a license from respondent for use of the patents under which said patented articles are

made and sold by it to its customers, to acknowledge validity of, or to agree not to contest or infringe, such patents, or patents which respondent does not use in connection with manufacture or sale of such articles to customers, or pending applications for patents held or claimed by respondent, or any patent in advance of its issuance; or recognizing or continuing in force any of the above described provisions in any existing contract between respondent and a purchaser—and under which contracts respondent undertook commitments in favor of purchasers in the matter of rebates on prices, and engineering services, and otherwise—and which contract was obtained by solicitation or inducement on the part of respondent; and subject to certain exceptions, as set forth in the order, as to contracts, agreements or licenses providing for recognition of validity of any patent, etc., by licensee licensed by respondent to manufacture under such patent, etc., or as respects validity of any patent, etc., covering dies and tools leased or loaned by respondent to its customers, or covering methods or processes carried out by such dies and tools in applying flanges and sealing caps made and sold by respondent; prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b; Sec. 3, 38 Stat. 731; 15 U. S. C., sec. 14) [Cease and desist order, American Flange and Manufacturing Company, Inc., Docket 3391, December 12, 1938]

SEC. 3.39 *Dealing on exclusive and tying basis.* Offering, giving or agreeing to give, in connection with the offer for sale, sale and distribution of respondent's "Tri-Sure" or other closure-structures or parts for metal containers, in interstate commerce or in the District of Columbia, any discount from or rebate on the prices of respondent's products, upon the condition or understanding (a) that the purchaser thereof will purchase, or has purchased, from respondent said products to the extent of 80%, or any other percentage or proportion of his total requirements of products designed for the same use and purpose, for any designated period, or (b) that such purchaser has, or will certify or acknowledge that he considers respondent's said products superior to all other similar products or the standard to be applied in measuring the quality, utility or efficiency of respondent's products, as compared to similar products sold by competitors, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b; Sec. 3, 38 Stat. 731; 15 U. S. C., sec. 14) [Cease and desist order, American Flange and Manufacturing Company, Inc., Docket 3391, December 12, 1938]

United States of America—Before
Federal Trade Commission

At a regular session of the Federal Trade Commission held at its office in the City of Washington, D. C., on the 12th day of December, A. D. 1938.

FEDERAL REGISTER, Thursday, January 5, 1939

Commissioners: Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

ORDER TO CEASE AND DESIST

This proceeding having been heard¹ by the Federal Trade Commission upon the complaint of the Commission and a stipulation as to the facts entered into between the respondent herein and W. T. Kelley, Chief Counsel for the Commission, which provides among other things that without further evidence or other intervening procedure, the Commission may issue and serve upon the respondent herein findings as to the facts and conclusions based thereon and an order disposing of the proceedings, and the Commission having made its findings as to the facts and conclusions that said respondent has violated the provisions of the Federal Trade Commission Act and the provisions of Section 3 of an Act of Congress approved October 15, 1914, entitled "An Act to Supplement Existing Laws against Unlawful Restraints and Monopolies and for other purposes" (the Clayton Act).

It is ordered. That respondent, American Flange and Manufacturing Company, Inc., a corporation, its officers, directors, representatives, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of its "Tri-Sure" or other closure structures or parts for metal containers in interstate commerce or in the District of Columbia, do forthwith cease and desist from:

1. Soliciting, persuading or inducing any purchaser of "Tri-Sure" or other metal receptacle closure flanges or sealing caps, in connection with the purchase of such products, to accept a license from respondent for the use of the patents under which said patented articles are manufactured and sold by it to its customers, to acknowledge the validity of or to agree not to contest or infringe such patents, or patents which respondent does not use in connection with the manufacture or sale of such articles to its customers, or pending applications for patents held or claimed by respondent or any patent in advance of its issuance.

2. Recognizing or continuing in force any of the above described provisions in any existing contract between respondent and a purchaser which was obtained by solicitation or inducement on the part of respondent, provided however, that nothing herein shall require respondent to cease and desist from recognizing or continuing in force or entering into any contract, agreement or license containing provisions for the recognition of the validity of patents or patent applications

by a licensee, licensed by respondent to manufacture under such patents or patent applications or the validity of any patent or patents or patent applications covering dies and tools leased or loaned by respondent to its customers or covering methods or processes carried out by dies and tools in applying flanges and sealing caps manufactured and sold by respondent.

3. Offering, giving or agreeing to give any discount from or rebate on the prices of respondent's products upon the condition or understanding that the purchaser thereof will purchase or has purchased from respondent said products to the extent of 80% or any other percentage or proportion of his total requirements of products designed for the same use and purpose for any designated period.

4. Offering, giving or agreeing to give any discount from or rebate on the prices at which respondent sells its products on the condition or understanding that such purchaser has or will certify or acknowledge that he considers respondent's said products superior to all other similar products or the standard to be applied in measuring the quality, utility or efficiency of respondent's products as compared to similar products sold by competitors of respondent.

It is further ordered. That respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-55; Filed, January 4, 1939;
12:49 p. m.]

[Docket No. 3450]

IN THE MATTER OF JOSIAH L. JONES

SEC. 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product.* Representing, in connection with the sale, etc., of a device or appliance called "Venereal Air Syringe", that use thereof protects women against pregnancy, will act as a deodorant, and constitutes a competent and effective remedy, cure or treatment for ills and diseases peculiar to women, including leucorrhea, inflamed membranes, vaginal and pelvic inflammation, and nervous conditions.

SEC. 3.6 (y) *Advertising falsely or misleadingly—Safety.* Representing, in connection with the sale, etc., of a device or appliance called "Venereal Air Syringe", that same may be used by women safely and without deleterious effects, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Josiah L. Jones, Docket 3450, December 13, 1938]

SEC. 3.6 (y) *Advertising falsely or misleadingly—Safety.* Representing, in connection with the sale, etc., of a device or appliance called "Venereal Air Syringe", that same may be used by women safely and without deleterious effects, prohibited. (Sec. 5b, 52 Stat. 112;

15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Josiah L. Jones, Docket 3450, December 13, 1938]

United States of America—Before
Federal Trade Commission

At a regular session of the Federal Trade Commission held at its office in the City of Washington, D. C., on the 13th day of December, A. D. 1938.

Commissioners: Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

ORDER TO CEASE AND DESIST

This proceeding having been heard¹ by the Federal Trade Commission upon the complaint of the Commission and the answer of the respondent, in which answer respondent admits all the material allegations of fact set forth in said complaint, and states that he waives all intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and conclusion that said respondent has violated the provisions of the Federal Trade Commission Act:

It is ordered. That the respondent, Josiah L. Jones, his agents, servants, and employees, in connection with the offering for sale, sale and distribution of a device or appliance called "Venereal Air Syringe", whether sold under that name or under any other name, in interstate commerce or in the District of Columbia, do forthwith cease and desist from:

(1) Representing that the use of said device or appliance protects women against pregnancy.

(2) Representing that the use of the device or appliance will act as a deodorant, and constitutes a competent and effective remedy, cure or treatment for ills and diseases peculiar to women, including leucorrhea, inflamed membranes, vaginal and pelvic inflammation, and nervous conditions.

(3) Representing that the use of the device will insure health and youth to women.

(4) Representing that said device or appliance may be used by women safely and without deleterious effects.

(5) Making other representations of similar character and like import.

It is further ordered. That the respondent shall, within thirty (30) days after service upon him of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which he has complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-54; Filed, January 4, 1939;
12:48 p. m.]

*3 F. R. 1801 DI.

*3 F. R. 872 (1033 DI).

[Docket No. 3544]

IN THE MATTER OF ROWE MANUFACTURING COMPANY ET AL.

SEC. 3.27 (d) Combining or conspiring—To enhance, maintain or unify prices. Entering into and carrying out any understanding, etc., with intent or effect of restricting, monopolizing, etc., competition in sale of combination wood and wire portable corn cribs and silos, and, as a part of such understanding, etc., agreeing to fix and maintain, and fixing and maintaining, uniform delivered prices for such products to customers, and engaging, as aforesaid, in numerous other acts and practices, and including, as in said order specified, the defraying of carriage charges without additional cost to customers, the carrying on of clearing house activities by one or more *re* prices to be charged, the initiation or application of uniform prices or programs by one or more for one or more states, the granting of uniform discounts and the designation of common basing points, the exchanging of delivered price lists, discounts and terms, and the making effective, simultaneously, of delivered price changes, and the advising of one another of price revisions, and the exchanging of information as to, and the taking of measures directed at, price cutting, in distribution and sale or production thereof, etc.; on the part of seven corporate, partner, or individual respondents, their officers, etc., in connection with offer, sale and distribution of aforesaid products in interstate commerce or in the District of Columbia, prohibited. (Sec. 5b, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45b) [Cease and desist order, Rowe Manufacturing Company et al., Docket 3544, December 15, 1938]

United States of America—Before
Federal Trade Commission

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 15th day of December, A. D. 1938.

Commissioners. Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

IN THE MATTER OF ROWE MANUFACTURING COMPANY, A CORPORATION; NEBRASKA BRIDGE SUPPLY & LUMBER COMPANY, A CORPORATION; MATTSON WIRE & MANUFACTURING COMPANY, A CORPORATION; E. S. GAYNOR LUMBER COMPANY, A CORPORATION; HUMBOLDT FENCE & SUPPLY COMPANY, A CORPORATION; JOSEPH M. DENNING & J. WAYNE DENNING, CO-PARTNERS DOING BUSINESS UNDER THE NAME AND STYLE OF ILLINOIS WIRE & MANUFACTURING COMPANY; ALEXANDER G. SUTHERLAND, AN INDIVIDUAL, TRADING UNDER THE NAME AND STYLE OF KANSAS CITY WIRE & IRON WORKS

ORDER TO CEASE AND DESIST

This proceeding having been heard by the Federal Trade Commission upon the

complaint of the Commission and the answers of respondents, in which answers respondents admit all the material allegations of fact set forth in said complaint, and state that they waive all intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and conclusion that said respondents have violated the provisions of the Federal Trade Commission Act;

It is ordered. That the respondents, Rowe Manufacturing Company, a corporation; Nebraska Bridge Supply & Lumber Company, a corporation; Mattson Wire & Manufacturing Company, a corporation; E. S. Gaynor Lumber Company, a corporation; Humboldt Fence & Supply Company, a corporation; Joseph M. Denning and J. Wayne Denning, co-partners doing business under the name and style of Illinois Wire & Manufacturing Company; and Alexander G. Sutherland, an individual, trading under the name and style of Kansas City Wire & Iron Works, their officers, representatives, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of combination wood and wire portable corn cribs and silos in interstate commerce or in the District of Columbia, do forthwith cease and desist from entering into and carrying out any understanding, agreement, combination or conspiracy for the purpose, or with the effect, of restricting, restraining, suppressing or monopolizing, or eliminating competition in the sale of said products, and as a part of such understanding, agreement, combination or conspiracy from doing any of the following acts and things:

1. Agreeing to fix and maintain, and from fixing and maintaining, uniform delivered prices for said products to their customers.

2. Defraying, without additional cost to customers, carriage charges either for carload or less than carload lots of said products.

3. Allowing any one or more of said respondents to act as a clearing house for an exchange of views as to prices to be charged by any one or more of said respondents.

4. Initiating uniform prices by any one or more of said respondents for any one or more states, or applying any uniform price program to any one or more states.

5. Granting uniform discounts to any customers of respondents or any one or more of them.

6. Designating common basing points.

7. Exchanging with one or more of the other respondents delivered price lists, discounts and terms of sale.

8. Making effective simultaneously any or all delivered price changes.

9. Causing the revised price lists of any respondent to be filed with any of the other respondents after any revision of same.

10. Exchanging information regarding price cutting by producers of portable corn cribs and silos.

11. Requesting or urging distributors and dealers to report instances of price cutting in the distribution and sale of portable corn cribs and silos.

12. Negotiating with producers charged with price cutting in an attempt to eliminate further price concessions.

13. Using any other methods or means of restricting, restraining, suppressing, preventing, or eliminating competition in the distribution and sale of portable corn cribs and silos.

It is further ordered. That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-58; Filed, January 4, 1939;
12:50 p. m.]

TITLE 25—INDIANS

OFFICE OF INDIAN AFFAIRS

PART 45—PUBLIC SCHOOL TUITION FOR
INDIAN CHILDREN

DECEMBER 21, 1938.

Section 45.7 is hereby amended to read as follows:

"SECTION 45.7 Per Capita Tuition. It is the duty of the superintendents to consider carefully the daily rates recommended, whether correct for a single school district, and comparatively as to all districts within the jurisdiction, in order to secure impartial uniformity. Rates are based on estimated enrollment. It is the duty of the superintendent to avoid excessive estimates. When the average attendance is considerably less than the estimated enrollment, such estimate is subject to arbitrary reduction, except where satisfactory explanation is furnished. Determining factors regarding rates are:

a. The proportion of non-taxable Indian land.

b. The annual operative cost and income other than Federal tuition.

c. The daily per capita cost per pupil per day (based on average attendance).

d. The scholastic standards maintained.

e. The proportion of Indian children to white children.

f. Any other special facts in a given case, such as Special State equalization aid.

g. When an increase in the daily rate is necessary to secure improved school facilities, a clear statement of the facts with recommendations should accompany the application.

The cost of noonday lunches or transportation, if provided, will be an addi-

tion to the basic rate, but these added costs should be explained and itemized separately in the blank spaces afforded for them."

Section 45.14 is hereby amended to read as follows:

"**SECTION 45.14 Pupils entitled to tuition payment.** Payments shall not be made under any authority issued under these regulations for any pupil having less than one-quarter Indian blood, for children of regular employees of the Indian Service, nor for any pupil if he or either of his parents owns taxable real property within the public school district; Provided, that when pupil or parent owns taxable and non-taxable real property within the district, payment may be made if the non-taxable holdings by them jointly are greater in value than the taxable holdings. The Federal Government reserves the right not to pay to any district for tuition of Indian children a sum greater in amount than the school tax would amount to on non-taxable Indian land within the district, except that tuition may be paid for children who are not residents thereof. Districts in which incorporated towns are located having a population of 500 or more shall receive tuition at the basic rate for attendance only of Indian children who live outside the corporate limits; Provided, that payment may be made for children whose parents live on trust properties situated within the corporate limits of a town. In filling in that portion of the application giving the number of children for whom tuition is requested, especial care should be taken to state plainly the number of children for whom tuition is requested who are residents, non-residents of the district, or live outside the corporate limits of the town wherein the school is located. If tuition is requested for town and city children attending local schools, reasons for making such request should be carefully stated. Neglect to observe these provisions will result in delay. In districts where there is a proportionately large enrollment of white children, tuition will not be paid for two or three Indian children, except in special cases, approved in writing by the Indian Office, as there is no great additional expense on account of the Indian children; Provided, that tuition for Indian children shall not be used by public school districts for any obligations except those of the current year, except upon approval in writing by the Indian Office, and assurance to such effect must be given by school districts or counties; Provided, that the right is reserved to refuse or reduce tuition payments for Indian children to any school district maintaining less than the highest state standards with respect to professional preparation of teachers, school equipment and supplies, text and library books, construction and sanitation of buildings. Teachers' salaries must be

paid before tuition money is used for repairs on buildings."

OSCAR L. CHAPMAN,
Assistant Secretary of the Interior.

[F. R. Doc. 39-35; Filed, January 4, 1939;
9:40 a.m.]

Notices

DEPARTMENT OF AGRICULTURE.

Agricultural Adjustment Administra-tion.

[ACF-1938-21]

1938 AGRICULTURAL CONSERVATION PRO-GRAM BULLETIN

SUPPLEMENT NO. 18

Pursuant to the authority vested in the Secretary of Agriculture under Sections 7 to 17 of the Soil Conservation and Domestic Allotment Act, as amended, the 1938 Agricultural Conservation Program Bulletin, as amended,¹ is hereby further amended as follows:

Subsection B of Section I is hereby further amended by the addition of the following:

The national and State acreage allotments of peanuts in the commercial areas are as follows:

	Acres
Alabama	272, 500
Florida	50, 500
Georgia	475, 000
North Carolina	211, 040
Oklahoma	20, 000
Texas	167, 000
Virginia	134, 270
Total	1, 830, 310

Done at Washington, D. C., this 30th day of December, 1938. Witness my hand and the seal of the Department of Agriculture.

[SEAL] H. A. WALLACE,
Secretary of Agriculture.

[F. R. Doc. 39-49; Filed, January 4, 1939;
12:02 p. m.]

FEDERAL COMMUNICATIONS COM-MISSION.

NOTICE RELATIVE TO MOTIONS DOCKET

The Commission on December 30, 1938, adopted the following Minute:

Pursuant to Sec. 13.02 of the Rules of Practice and Procedure which become effective January 1, 1939,² the Commission directed that the Motions Docket be called at the offices of the Commission at 10:00 o'clock A. M., on Friday

¹ 3 F. R. 2729 DL.

² 3 F. R. 2885 DL.

of each week, beginning Friday, January 6, 1939.

FEDERAL COMMUNICATIONS
COMMISSION.

[SEAL]

By T. J. SLOWIE,
Secretary.

[F. R. Doc. 39-46; Filed, January 4, 1939;
11:53 a.m.]

FEDERAL POWER COMMISSION.

[Docket No. DI-145]

IN THE MATTER OF COPPER DISTRICT POWER COMPANY

ORDER POSTPONING HEARING

JANUARY 3, 1939.

Commissioners: Clyde L. Seavey, Acting Chairman; Claude L. Draper, Basil Manly, John W. Scott.

It appearing to the Commission that: Copper District Power Company has requested postponement of the public hearing in the above cause now assigned to be held on January 6, 1939,¹ in accordance with the order of the Commission adopted on December 13, 1938; and, for good reason shown;

The Commission orders that:

The public hearing in the above cause now set for January 6, 1939, be and the same is hereby postponed to January 19, 1939, at the same time and place.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 39-47; Filed, January 4, 1939;
11:55 a. m.]

FEDERAL TRADE COMMISSION.

United States of America—Before
Federal Trade Commission

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 30th day of December, A. D. 1938.

Commissioners: Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

[Docket No. 3474]

IN THE MATTER OF GREAT BRITAIN SPIRIT-UALIST CHURCH, A CORPORATION, AND MRS. CHARLES P. COLBERT, VIRGIL L. ECKRIDGE, MARY HOPKINS, DELMAR WILLIAM WHITE, INDIVIDUALLY AND AS OFFICERS, DIRECTORS AND AGENTS OF SAID CORPORATION, AND FANNIE H. ECK-RIDGE, AN INDIVIDUAL

ORDER APPOINTING EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 U. S. C. A., Section 41),

[3 F. R. 3022 DL.]

It is ordered. That Arthur F. Thomas, an examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered. That the taking of testimony in this proceeding begin on Monday, January 16, 1939, at two o'clock in the afternoon of that day (eastern standard time) in Room 921, Federal Building, Detroit, Michigan.

Upon completion of testimony for the Federal Trade Commission, the examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The examiner will then close the case and make his report upon the evidence.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-59; Filed, January 4, 1939;
12:51 p. m.]

*United States of America—Before
Federal Trade Commission*

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 30th day of December, A. D. 1938.

Commissioners: Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

[Docket No. 3509]

IN THE MATTER OF WARD M. JONES AND
JOHN H. JONES, DOING BUSINESS AS
WARD MANUFACTURING COMPANY

ORDER APPOINTING EXAMINER AND FIXING
TIME AND PLACE FOR TAKING TESTIMONY

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 U. S. C. A. Section 41),

It is ordered. That Arthur F. Thomas, an examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law:

It is further ordered. That the taking of testimony in this proceeding begin on Monday, January 16, 1939, at ten o'clock in the forenoon of that day (eastern standard time) in Room 921 Federal Building, Detroit, Michigan.

Upon completion of testimony for the Federal Trade Commission, the examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The examiner will then close the case and make his report upon the evidence.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-60; Filed, January 4, 1939;
12:51 p. m.]

*United States of America—Before
Federal Trade Commission*

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 30th day of December, A. D. 1938.

Commissioners: Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

[Docket No. 3570]

*IN THE MATTER OF GORDON BAKING
COMPANY, A CORPORATION*

ORDER APPOINTING EXAMINER AND FIXING
TIME AND PLACE FOR TAKING TESTIMONY

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 U. S. C. A., Section 41),

It is ordered. That Arthur F. Thomas, an examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered. That the taking of testimony in this proceeding begin on Tuesday, January 17, 1939, at ten o'clock in the forenoon of that day (eastern standard time) in Room 921 Federal Building, Detroit, Michigan.

Upon completion of testimony for the Federal Trade Commission, the examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The examiner will then close the case and make his report upon the evidence.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-61; Filed, January 4, 1939;
12:51 p. m.]

*United States of America—Before
Federal Trade Commission*

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 30th day of December, A. D. 1938.

Commissioners: Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

[Docket No. 3592]

IN THE MATTER OF INTERNATIONAL RADIO
CORPORATION, WIEBOLDT STORES, INC.
DAVEGA-CITY RADIO, INC.

ORDER APPOINTING EXAMINER AND FIXING
TIME AND PLACE FOR TAKING TESTIMONY

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 U. S. C. A., Section 41),

It is ordered. That Arthur F. Thomas, an examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in

this proceeding and to perform all other duties authorized by law;

It is further ordered. That the taking of testimony in this proceeding begin on Saturday, January 14, 1939, at ten o'clock in the forenoon of that day (eastern standard time), in the Supervisor's Room, County Court House, Ann Arbor, Michigan.

Upon completion of testimony for the Federal Trade Commission, the examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The examiner will then close the case and make his report upon the evidence.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-62; Filed, January 4, 1939;
12:52 p. m.]

*United States of America—Before
Federal Trade Commission*

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 30th day of December, A. D. 1938.

Commissioners: Garland S. Ferguson, Chairman; Charles H. March, Ewin L. Davis, William A. Ayres, Robert E. Freer.

[Docket No. 3623]

IN THE MATTER OF WORLD'S STAR-MAL-
LOCH, INC., ALSO HAVING TRADED AS
STRAND-SEALED HOSIERY COMPANY

ORDER APPOINTING EXAMINER AND FIXING
TIME AND PLACE FOR TAKING TESTIMONY

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 U. S. C. A., Section 41),

It is ordered. That Arthur F. Thomas, an examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered. That the taking of testimony in this proceeding begin on Thursday, January 12, 1939, at two o'clock in the afternoon of that day (eastern standard time), in the North Court Room, of the Federal Building, Grand Rapids, Michigan.

Upon completion of testimony for the Federal Trade Commission, the examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The examiner will then close the case and make his report upon the evidence.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 39-63; Filed, January 4, 1939;
12:52 p. m.]

FEDERAL REGISTER, Thursday, January 5, 1939

SECURITIES AND EXCHANGE COMMISSION.

[File No. 32-121]

IN THE MATTER OF CENTRAL OHIO LIGHT & POWER COMPANY

ORDER EXEMPTING ISSUE AND SALE OF NOTES

Central Ohio Light & Power Company, a subsidiary of Crescent Public Service Company, a registered holding company, having filed an application pursuant to Section 6 (b) of the Public Utility Holding Company Act of 1935 for exemption from the provisions of Section 6 (a) of the Act of the issue and sale of two series of 6% unsecured promissory notes in a total principal amount of \$127,923.32;

A hearing on such matter having been held after appropriate notice;¹ the record in this matter having been examined; and the Commission having made and filed its findings herein;

It is ordered. That the issue and sale of the aforesaid securities in accordance with the terms and conditions set forth in, and for the purposes represented by, said application, be and the same hereby are exempted from the provisions of Section 6 (a) of the Public Utility Holding Company Act of 1935; provided, however, that if the authorization of the issue and sale of said securities by the Public Service Commission of the State of Ohio shall be revoked, or shall otherwise terminate, this exemption shall immediately terminate without further order of this Commission; and

¹ 3 F.R. 2817 D.L.

It is further ordered. That, within ten days after the issue and sale of such securities, the applicant shall file with this Commission a certificate of notification showing that such issue and sale have been effected in accordance with the terms and conditions of and for the purposes represented by, said application.

By the Commission.

[SEAL] FRANCIS P. BRASSOR,
Secretary.

[F. R. Doc. 39-36; Filed, January 4, 1939;
11:05 a. m.]

be shown why such declaration shall become effective.

It is further ordered. That Charles S. Moore or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearings in such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said Act and to a trial examiner under the Commission's Rules of Practice to continue or postpone said hearing from time to time.

Notice of such hearing is hereby given to such declarant or applicant and to any other person whose participation in such proceeding may be in the public interest or for the protection of investors or consumers. It is requested that any person desiring to be heard or to be admitted as a party to such proceeding shall file a notice to that effect with the Commission on or before January 12, 1939.

The matter concerned herewith is in regard to an application by Columbia Gas & Electric Corporation, a registered holding company, filed pursuant to Rule U-12C-2 for an order approving the declaration on or about January 26, 1939, and payment on or about February 15, 1939, of regular quarterly dividends in the amounts of \$1,421,767.50 on its Cumulative 6% Preferred Stock, Series A, of \$50.582.50 on its Cumulative Preferred Stock, 5% Series, and of \$154,825 on its 5% Cumulative Preference Stock.

By the Commission.

[SEAL] FRANCIS P. BRASSOR,
Secretary.

[F. R. Doc. 39-37; Filed, January 4, 1939;
11:05 a. m.]

IN THE MATTER OF COLUMBIA GAS & ELECTRIC CORPORATION

NOTICE OF AND ORDER FOR HEARING

An application pursuant to section 12 (c) of the Public Utility Holding Company Act of 1935, having been duly filed with this Commission by the above-named party;

It is ordered. That a hearing on such matter be held on January 17, 1939, at 10:00 o'clock in the forenoon of that day, at the Securities and Exchange Building, 1778 Pennsylvania Avenue, NW, Washington, D. C. On such day the hearing-room clerk in room 1102 will advise as to the room where such hearing will be held. At such hearing, if in respect of any declaration, cause shall